



# FEDERAL REGISTER

---

Vol. 78

Friday,

No. 46

March 8, 2013

Pages 14907–15276

OFFICE OF THE FEDERAL REGISTER



The **FEDERAL REGISTER** (ISSN 0097-6326) is published daily, Monday through Friday, except official holidays, by the Office of the Federal Register, National Archives and Records Administration, Washington, DC 20408, under the Federal Register Act (44 U.S.C. Ch. 15) and the regulations of the Administrative Committee of the Federal Register (1 CFR Ch. I). The Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 is the exclusive distributor of the official edition. Periodicals postage is paid at Washington, DC.

The **FEDERAL REGISTER** provides a uniform system for making available to the public regulations and legal notices issued by Federal agencies. These include Presidential proclamations and Executive Orders, Federal agency documents having general applicability and legal effect, documents required to be published by act of Congress, and other Federal agency documents of public interest.

Documents are on file for public inspection in the Office of the Federal Register the day before they are published, unless the issuing agency requests earlier filing. For a list of documents currently on file for public inspection, see [www.ofr.gov](http://www.ofr.gov).

The seal of the National Archives and Records Administration authenticates the **Federal Register** as the official serial publication established under the Federal Register Act. Under 44 U.S.C. 1507, the contents of the **Federal Register** shall be judicially noticed.

The **Federal Register** is published in paper and on 24x microfiche. It is also available online at no charge at [www.fdsys.gov](http://www.fdsys.gov), a service of the U.S. Government Printing Office.

The online edition of the **Federal Register** is issued under the authority of the Administrative Committee of the Federal Register as the official legal equivalent of the paper and microfiche editions (44 U.S.C. 4101 and 1 CFR 5.10). It is updated by 6:00 a.m. each day the **Federal Register** is published and includes both text and graphics from Volume 59, 1 (January 2, 1994) forward. For more information, contact the GPO Customer Contact Center, U.S. Government Printing Office. Phone 202-512-1800 or 866-512-1800 (toll free). E-mail, [gpo@custhelp.com](mailto:gpo@custhelp.com).

The annual subscription price for the **Federal Register** paper edition is \$749 plus postage, or \$808, plus postage, for a combined **Federal Register**, **Federal Register** Index and List of CFR Sections Affected (LSA) subscription; the microfiche edition of the **Federal Register** including the **Federal Register** Index and LSA is \$165, plus postage. Six month subscriptions are available for one-half the annual rate. The prevailing postal rates will be applied to orders according to the delivery method requested. The price of a single copy of the daily **Federal Register**, including postage, is based on the number of pages: \$11 for an issue containing less than 200 pages; \$22 for an issue containing 200 to 400 pages; and \$33 for an issue containing more than 400 pages. Single issues of the microfiche edition may be purchased for \$3 per copy, including postage. Remit check or money order, made payable to the Superintendent of Documents, or charge to your GPO Deposit Account, VISA, MasterCard, American Express, or Discover. Mail to: U.S. Government Printing Office—New Orders, P.O. Box 979050, St. Louis, MO 63197-9000; or call toll free 1-866-512-1800, DC area 202-512-1800; or go to the U.S. Government Online Bookstore site, see [bookstore.gpo.gov](http://bookstore.gpo.gov).

There are no restrictions on the republication of material appearing in the **Federal Register**.

**How To Cite This Publication:** Use the volume number and the page number. Example: 77 FR 12345.

**Postmaster:** Send address changes to the Superintendent of Documents, Federal Register, U.S. Government Printing Office, Washington, DC 20402, along with the entire mailing label from the last issue received.

## SUBSCRIPTIONS AND COPIES

### PUBLIC

#### Subscriptions:

Paper or fiche 202-512-1800  
Assistance with public subscriptions 202-512-1806

**General online information** 202-512-1530; 1-888-293-6498

#### Single copies/back copies:

Paper or fiche 202-512-1800  
Assistance with public single copies 1-866-512-1800  
(Toll-Free)

### FEDERAL AGENCIES

#### Subscriptions:

Paper or fiche 202-741-6005  
Assistance with Federal agency subscriptions 202-741-6005

### FEDERAL REGISTER WORKSHOP

#### THE FEDERAL REGISTER: WHAT IT IS AND HOW TO USE IT

**FOR:** Any person who uses the Federal Register and Code of Federal Regulations.

**WHO:** Sponsored by the Office of the Federal Register.

**WHAT:** Free public briefings (approximately 3 hours) to present:

1. The regulatory process, with a focus on the Federal Register system and the public's role in the development of regulations.
2. The relationship between the Federal Register and Code of Federal Regulations.
3. The important elements of typical Federal Register documents.
4. An introduction to the finding aids of the FR/CFR system.

**WHY:** To provide the public with access to information necessary to research Federal agency regulations which directly affect them. There will be no discussion of specific agency regulations.

**WHEN:** Tuesday, March 12, 2013  
9 a.m.-12:30 p.m.

**WHERE:** Office of the Federal Register  
Conference Room, Suite 700  
800 North Capitol Street, NW.  
Washington, DC 20002

**RESERVATIONS:** (202) 741-6008



# Contents

## Federal Register

Vol. 78, No. 46

Friday, March 8, 2013

### Agricultural Marketing Service

#### RULES

Pork Promotion, Research, and Consumer Information Program; Reviews, 14909  
United States Standards for Grades of Almonds in the Shell, 14907–14909

### Agriculture Department

*See* Agricultural Marketing Service  
*See* Food and Nutrition Service  
*See* Forest Service  
*See* Rural Business-Cooperative Service  
*See* Rural Housing Service

### Army Department

*See* Engineers Corps

### Blind or Severely Disabled, Committee for Purchase From People Who Are

*See* Committee for Purchase From People Who Are Blind or Severely Disabled

### Centers for Disease Control and Prevention

#### NOTICES

Meetings:  
Disease, Disability, and Injury Prevention and Control Special Emphasis Panels; Correction, 15015

### Centers for Medicare & Medicaid Services

#### NOTICES

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15015–15016

### Children and Families Administration

#### NOTICES

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15017

### Commerce Department

*See* Economic Analysis Bureau  
*See* Foreign-Trade Zones Board  
*See* Industry and Security Bureau  
*See* International Trade Administration  
*See* National Oceanic and Atmospheric Administration

### Committee for Purchase From People Who Are Blind or Severely Disabled

#### NOTICES

Procurement List; Additions and Deletions, 14999–15000

### Comptroller of the Currency

#### NOTICES

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15120–15121  
Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
Bank Secrecy Act/Money Laundering Risk Assessment, 15121–15123

### Corporation for National and Community Service

#### NOTICES

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15000–15001

### Defense Department

*See* Engineers Corps

#### NOTICES

Arms Sales, 15001–15006  
Privacy Act; Systems of Records, 15006–15007

### Economic Analysis Bureau

#### NOTICES

BE–15:  
Annual Survey of Foreign Direct Investment in the United States, 14962

### Education Department

#### PROPOSED RULES

Proposed Priorities:

Disability and Rehabilitation Research Projects and Centers Program, Rehabilitation Engineering Research Centers, 14947–14951

#### NOTICES

Applications for New Awards:  
Native American Career and Technical Education Program; Correction, 15008–15009  
Grant Competition Deadline Extensions:  
Gaining Early Awareness and Readiness for Undergraduate Programs College Savings Account Research Demonstration Project, 15009

### Employment and Training Administration

#### NOTICES

Affirmative Determinations Regarding Applications for Reconsideration:  
Johnstown Specialty Castings, Inc., Johnstown, PA, 15048–15049  
SGL Carbon, LLC, St. Marys, PA, 15048  
Amended Certifications Regarding Eligibility to Apply for Worker Adjustment Assistance:  
Evercare Company, Waynesboro, GA, 15049  
Determinations Regarding Eligibility to Apply for Worker Adjustment Assistance, 15049–15051  
Investigations Regarding Eligibility to Apply For Worker Adjustment Assistance, 15051–15052  
Negative Determinations on Reconsiderations:  
Nauvutuck Valley Surgical Center, Department of Saint Mary's Hospital, Waterbury, CT, 15052  
Revised Determinations on Reconsiderations:  
Simpson Lumber Co., LLC, Shelton, Tacoma and Longview, WA, 15053

### Energy Department

#### NOTICES

Consideration of Withdrawal from Commercial Production and Distribution of the Radioisotope Germanium–68, 15009–15010

### Engineers Corps

#### NOTICES

Meetings:  
Revised Water Control Manuals for Alabama–Coosa–Tallapoosa River Basin Environmental Impact Statement, 15007–15008

**Environmental Protection Agency****RULES**

Outer Continental Shelf Air Regulations:

Consistency Update for California, 14917–14919

**PROPOSED RULES**

Underground Injection Control Program Revision:

Washington, 14951–14952

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:

Information Requirements for Importation of Nonconforming Vehicles, etc., 15010–15011

Environmental Impacts Statements; Notice of Availability, 15011–15012

Requests for Nominations:

Experts to Review Draft Science Synthesis Report on the Connectivity of Streams and Wetlands to Downstream Waters, 15012–15013

**Federal Aviation Administration****RULES**

Class B Airspace Description; Amendments:

Houston, TX, 14909–14911

Class E Airspace; Amendments:

Hot Springs, SD, 14911–14912

International Aviation Safety Assessment Program, 14912–14913

**PROPOSED RULES**

Airworthiness Directives:

The Boeing Company Airplanes, 14934–14939

**NOTICES**

Engine Bird Ingestion Requirements:

Aviation Rulemaking Advisory Committee, New Task, 15110–15111

Requests to Release Airport Properties:

Seattle–Tacoma International Airport, Seattle, WA, 15112

Transport Airplane Performance and Handling

Characteristics:

Federal Aviation Administration Aviation Rulemaking Advisory Committee New Task, 15112–15114

**Federal Communications Commission****RULES**

Use of Earth Stations Aboard Aircraft Communicating with Fixed-Satellite Service Geostationary-Orbit Space Stations:

10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz and 14.0–14.5 GHz Frequency Bands, 14920–14932

**PROPOSED RULES**

Connect America Cost Model Virtual Workshop:

Wireline Competition Bureau Discussion Topics, 14957–14958

Use of Earth Stations Aboard Aircraft Communicating with Fixed-Satellite Service Geostationary-Orbit Space Stations:

10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz and 14.0–14.5 GHz Frequency Bands, 14952–14957

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15013–15014

**Federal Emergency Management Agency****NOTICES**

Requests for Comments:

Current Procedures to Request Emergency and Major Disaster Declarations, 15026–15030

**Federal Reserve System****NOTICES**

Changes in Bank Control:

Acquisitions of Shares of a Bank or Bank Holding Company, 15014

Formations of, Acquisitions by, and Mergers of Bank Holding Companies, 15014–15015

Formations of, Acquisitions by, and Mergers of Bank Holding Companies; Correction, 15015

Proposals to Engage in or to Acquire Companies Engaged in Permissible Nonbanking Activities, 15015

**Fiscal Service****NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:

Accountable Official Application Form for U.S. Department of Treasury Stored Value Card Program, 15123

Surety Companies Acceptable on Federal Bonds:

Atlantic Specialty Insurance Co., 15123–15124

**Food and Drug Administration****NOTICES**

Guidance for Industry; Availability:

What You Need to Know About Administrative Detention of Foods; Small Entity Compliance Guide, 15017–15018

Prescription Drug User Fee Act V Benefit–Risk Plan, 15019–15020

**Food and Nutrition Service****NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:

Special Supplemental Nutrition Program for Women, Infants and Children; Loving Support Award of Excellence, 14959–14960

**Foreign Assets Control Office****NOTICES**

Blocking or Unblocking of Persons and Property:

Designation Pursuant to Executive Order 13224, 15124

**Foreign-Trade Zones Board****NOTICES**

Amendment to Application for Expansion of Service Area under Alternative Site Framework:

Foreign-Trade Zone 3, San Francisco, CA, 14962–14963

Authorization of Production Activity:

Foreign-Trade Zone 163; Ponce, Puerto Rico, 14963

Termination of Review of Application for Expansion:

BMW Manufacturing Co., LLC, Foreign-Trade Subzone 38A, Greer, SC, 14963

**Forest Service****NOTICES**

New Fee Sites:

Kaibab National Forest, AZ, 14960

**Geological Survey****NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15034

**Health and Human Services Department**

See Centers for Disease Control and Prevention

See Centers for Medicare & Medicaid Services

See Children and Families Administration  
 See Food and Drug Administration  
 See Indian Health Service  
 See National Institutes of Health  
 See Substance Abuse and Mental Health Services Administration

## **Homeland Security Department**

See Federal Emergency Management Agency  
 See U.S. Citizenship and Immigration Services  
 See U.S. Customs and Border Protection

## **Housing and Urban Development Department**

### **NOTICES**

Federal Property Suitable as Facilities to Assist the Homeless, 15128–15275

## **Indian Affairs Bureau**

### **NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
     Federal Acknowledgment of Tribes, 15034–15035  
     Indian Self-Determination and Education Assistance Contracts, 15035–15036  
     Navajo Partitioned Lands Grazing Permits, 15036–15037  
 Bishop Paiute Tribe Liquor Control Ordinance, 15037–15039  
 Environmental Impact Statements; Availability, etc.:  
     Navajo Nation Integrated Weed Management Plan, Coconino, Navajo, and Apache Counties, AZ; McKinley, San Juan, McGill, Cibola, Counties, NM, San Juan County, UT, 15039  
     Spokane Tribe of Indians Proposed West Plains Casino and Mixed Use Project, Airway Heights, WA, 15040

## **Indian Health Service**

See Indian Health Service

### **NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
     Indian Self-Determination and Education Assistance Contracts, 15035–15036

## **Industry and Security Bureau**

### **RULES**

Addition of Certain Persons to the Entity List, 14914–14917

## **Interior Department**

See Geological Survey  
 See Indian Affairs Bureau  
 See Land Management Bureau  
 See National Park Service

### **NOTICES**

Meetings:  
     Wildland Fire Executive Council, 15032–15033  
 Vendor Outreach Workshop for Small Businesses: Georgia, 15033–15034

## **Internal Revenue Service**

### **PROPOSED RULES**

Penalties for Failure to Maintain List of Advisees With Respect to Reportable Transactions, 14939–14947

### **NOTICES**

Meetings:  
     Taxpayer Advocacy Panel Joint Committee, 15126  
     Taxpayer Advocacy Panel Notices and Correspondence Project Committee, 15124–15125  
     Taxpayer Advocacy Panel Taxpayer Assistance Center Improvements Project Committee, 15125

Taxpayer Advocacy Panel Taxpayer Communications Project Committee, 15125  
 Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee, 15126  
 Taxpayer Advocacy Panel, Tax Forms and Publications Project Committee, 15125

## **International Trade Administration**

### **NOTICES**

Antidumping Duty Administrative Reviews; Results, Extensions, Amendments, etc.:  
     Narrow Woven Ribbons with Woven Selvedge from Taiwan, 14963–14964  
     Small Diameter Graphite Electrodes from the People's Republic of China, 14964–14967  
 Antidumping Duty Investigations; Results, Extensions, Amendments, etc.:  
     Fresh Tomatoes from Mexico, 14967–14979  
 Trade Mission to Egypt and Kuwait, 14979–14980

## **International Trade Commission**

### **NOTICES**

Investigations; Terminations, Modifications, Rulings, etc.:  
     Certain Pasta from Italy and Turkey, 15046

## **Justice Department**

See Justice Programs Office

### **NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
     InfraGard Membership Application and Profile, 15046–15047

## **Justice Programs Office**

### **NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
     International Terrorism Victim Expense Reimbursement Program Application, 15047–15048  
     Public Safety Officers' Educational Assistance, 15047

## **Labor Department**

See Employment and Training Administration

## **Land Management Bureau**

### **NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15040–15041  
 Environmental Impact Statements; Availability, etc.:  
     Draft Miles City Resource Management Plan, Miles City, MT, 15041–15043  
 Proposed Land Withdrawals:  
     New Mexico, 15043–15044  
 Realty Actions:  
     Direct Sale of Public Land in Pinal County, AZ, 15044–15045

## **National Highway Traffic Safety Administration**

### **NOTICES**

Petitions for Temporary Exemptions:  
     Advanced Air Bag Requirement; Group Lotus plc, 15114–15119

## **National Institutes of Health**

### **NOTICES**

Meetings:  
     Assessment of Data Quality in Animal Studies, 15023  
     Center For Scientific Review, 15022–15023

National Cancer Institute, 15021, 15023  
National Eye Institute, 15021  
National Institute of General Medical Sciences, 15020–15021  
Office of AIDS Research Advisory Council, 15022  
Office of the Director, 15021–15022  
Report on Carcinogens Webinar on Pentachlorophenol, 15020

Requests for Nominations:

National Institute of Neurological Disorders and Stroke,  
Interagency Pain Research Coordinating Committee, 15024

**National Oceanic and Atmospheric Administration**

**RULES**

Fisheries of the Exclusive Economic Zone Off Alaska:  
Reallocation of Pollock in the Bering Sea and Aleutian Islands, 14932–14933

**NOTICES**

Meetings:

Caribbean Fishery Management Council, 14981–14982  
Fisheries of the South Atlantic; South Atlantic Fishery Management Council, 14983  
Gulf of Mexico Fishery Management Council, 14980–14981, 14983–14984  
New England Fishery Management Council, 14981–14983

Permits:

Marine Mammals; File No. 17411, 14984–14985  
Takes of Marine Mammals Incidental to Specified Activities:  
Russian River Estuary Management Activities, 14985–14999

**National Park Service**

**NOTICES**

National Register of Historic Places:  
Notification of Pending Nominations and Related Actions, 15045–15046

**Nuclear Regulatory Commission**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15053–15054  
License Renewal Applications:  
Sequoyah Nuclear Plant, Units 1 and 2, Tennessee Valley Authority, 15055–15056

**Public Debt Bureau**

*See* Fiscal Service

**Rural Business-Cooperative Service**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 14960–14961

**Rural Housing Service**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 14961–14962

**Securities and Exchange Commission**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15056–15057  
Applications:  
Cohen and Steers Real Assets Fund, Inc., et al., 15062–15065  
The Advisors' Inner Circle Fund, et al., 15057–15062

Meetings; Sunshine Act, 15065

Self-Regulatory Organizations; Proposed Rule Changes:

BATS Exchange, Inc., 15090–15093  
BOX Options Exchange LLC, 15093–15109  
Chicago Board Options Exchange, Inc., 15076–15079  
NASDAQ OMX PHLX LLC, 15073–15075  
NASDAQ Stock Market LLC, 15075–15076, 15086–15087  
National Stock Exchange, Inc., 15065–15067  
NYSE Arca, Inc., 15080–15086  
NYSE MKT LLC, 15067–15073  
Options Clearing Corp., 15088–15090

**Small Business Administration**

**NOTICES**

Disaster Declarations:

Mississippi; Amendment 2, 15109  
Mississippi; Amendment 3, 15110  
New Hampshire; Amendment 1, 15109  
New Jersey; Amendment 6, 15109  
New York; Amendment 6, 15109–15110

Meetings:

National Women's Business Council, 15110

**Substance Abuse and Mental Health Services Administration**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15024–15026

**Surface Transportation Board**

**NOTICES**

Temporary Trackage Rights Exemptions:  
Indiana Southern Railroad, LLC from Norfolk Southern Railway Co., 15119

**Transportation Department**

*See* Federal Aviation Administration  
*See* National Highway Traffic Safety Administration  
*See* Surface Transportation Board

**RULES**

Domestic Baggage Liability, 14913–14914

**Treasury Department**

*See* Comptroller of the Currency  
*See* Fiscal Service  
*See* Foreign Assets Control Office  
*See* Internal Revenue Service

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals, 15119–15120

**U.S. Citizenship and Immigration Services**

**NOTICES**

Introduction of the Revised Employment Eligibility Verification Form, Form I-9, 15030–15031

**U.S. Customs and Border Protection**

**NOTICES**

Agency Information Collection Activities; Proposals, Submissions, and Approvals:  
Andean Trade Preferences Act, 15031–15032  
Ship's Store Declaration, 15031

---

**Separate Parts In This Issue**

**Part II**

Housing and Urban Development Department, 15128–15275

---

**Reader Aids**

Consult the Reader Aids section at the end of this page for phone numbers, online resources, finding aids, reminders, and notice of recently enacted public laws.

To subscribe to the Federal Register Table of Contents LISTSERV electronic mailing list, go to <http://listserv.access.gpo.gov> and select Online mailing list archives, FEDREGTOC-L, Join or leave the list (or change settings); then follow the instructions.

**CFR PARTS AFFECTED IN THIS ISSUE**

---

A cumulative list of the parts affected this month can be found in the Reader Aids section at the end of this issue.

**7 CFR**

51 .....	14907
1230 .....	14909

**14 CFR**

71 (2 documents) .....	14909,
	14911
129 .....	14912
254 .....	14913

**Proposed Rules:**

39 .....	14934
----------	-------

**15 CFR**

744 .....	14914
-----------	-------

**26 CFR****Proposed Rules:**

301 .....	14939
-----------	-------

**34 CFR****Proposed Rules:**

Ch. III .....	14947
---------------	-------

**40 CFR**

55 .....	14917
----------	-------

**Proposed Rules:**

147 .....	14951
-----------	-------

**47 CFR**

2 .....	14920
25 .....	14920

**Proposed Rules:**

2 .....	14952
54 .....	14957

**50 CFR**

679 .....	14932
-----------	-------



# Rules and Regulations

Federal Register

Vol. 78, No. 46

Friday, March 8, 2013

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

#### 7 CFR Part 51

[Doc. Number AMS-FV-11-0046]

#### United States Standards for Grades of Almonds in the Shell

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Final rule.

**SUMMARY:** This rule revises the United States Standards for Grades of Almonds in the Shell. These standards are issued under the Agricultural Marketing Act of 1946. The Agricultural Marketing Service (AMS) is revising the standards by changing the determination of internal defects from count to weight. These revisions will align the inspection procedures for incoming inspections (based on the marketing order) and outgoing inspections (based on the standards). These changes will promote greater uniformity and will provide consistency with current marketing practices.

**DATES:** Effective April 8, 2013.

**FOR FURTHER INFORMATION CONTACT:** Lindsay Mitchell, Standardization Branch, Specialty Crops Inspection (SCI) Division, (540) 361-1127 or 1150. The United States Standards for Almonds in the Shell are available through the SCI Division Web site at: <http://www.ams.usda.gov/freshinspection>.

#### SUPPLEMENTARY INFORMATION:

#### Executive Order 12866 Regulatory Flexibility Act

This rule has been determined to be not significant for purposes of Executive Order 12866 and, therefore, has not been reviewed by the Office of Management and Budget.

Pursuant to the requirements set forth in the Regulatory Flexibility Act (RFA) (5 U.S.C. 601-612), AMS has considered the economic impact of the action on small entities. The purpose of the RFA is to fit regulatory actions to the scale of businesses subject to such actions so that small businesses will not be unduly or disproportionately burdened. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The final rule will revise the United States Standards for Grades of Almonds in the Shell (standards) that were issued under the Agricultural Marketing Act of 1946 (7 U.S.C. 1621-1627). Standards issued under the 1946 Act are voluntary.

Small agricultural service firms, which include handlers, have been defined by the Small Business Administration (SBA) (13 CFR 121.201) as those having annual receipts of less than \$7,000,000 and small agricultural producers have been defined as those having annual receipts of less than \$750,000. There are approximately 53 handlers of almonds that would potentially be affected by the changes set forth in this rule and approximately 6,500 producers of almonds. Information provided by the Almond Board of California (ABC) indicates that approximately 36 percent of the handlers would be considered small agricultural service firms. According to data reported by the National Agricultural Statistics Service (NASS), the two-year average crop value for 2008-09 and 2009-10 was \$2.566 billion. Dividing that average by 6,500 producers yields average estimated producer revenues of \$394,769, which suggests that the majority of almond producers would be considered small entities according to the SBA's definition.

The California almond bearing acreage increased approximately 9 percent between 2008 and 2010, from 680,000 to 740,000 acres. Approximately 1.643 billion pounds (shelled basis) of almonds were produced during the 2009-10 season. More than two thirds of California's almond crop is exported to approximately 90 countries worldwide, and comprises nearly 80 percent of the world's almond supply.

The changes herein will have the effect of improving grading methods and accuracy without adding any additional

financial burden to buyers or sellers of almonds in the shell. This rule changes one step in a multi-step grading procedure (7 CFR 51.2080) and changes the method of determining one of five tolerances used in determining grade (7 CFR 51.2075(b)(5)). The outgoing inspection procedure will become more closely aligned with incoming inspection by shifting the basis (from count to weight) in the standards for determining the percentage of internal defects in an inspection sample of almonds in the shell.

In addition to simplifying the grading process, the weight basis would yield a more accurate percentage of internal defects. With a count method, a defect such as shriveling would result in a particular kernel being counted as one of the 300 kernels in the sample with internal defects, even if the defect left only a small portion of the original kernel in the sample. Due to its lower weight relative to a fully formed kernel, a shriveled kernel has a smaller impact on the percentage of internal defects when the sample is weighed rather than counted.

The lower average percentage of internal defects using the weight method was confirmed by a review of shipping point inspection records, with 14 examples in which both the count and weight method were used on the same sample of inshell almonds. The average serious damage percentages of the count method and the weight method were 1.5 percent and 0.8 percent, respectively. Smaller percentages of defects in sampled lots using the weight method will mean larger quantities of almonds meet a particular grade, which would positively affect the quality of the almonds, as it would yield more accurate percentages of defects, resulting in higher payments to growers.

Shifting the determination of internal (kernel) defects from a count basis to a weight basis in the standards is expected to contribute to efficiencies in the grading process. It would make the internal defects aspect of the outgoing inspection process consistent with that of the incoming inspection. Weighing rather than counting the kernels may result in slightly more time in the inspection process, but any potential effect on the cost of inspections is expected to be minor or nonexistent, and would be offset by the benefits.

There is no disproportionate impact on smaller entities; entities of all sizes will benefit.

This rule would not impose any additional reporting or recordkeeping requirements on either small or large almond producers, handler or exporters.

The use of grading services and grading standards is voluntary unless required by a specific Act, Federal Marketing Order or Agreement, or other regulations governing domestic, import or export shipments. USDA has not identified any Federal rules that duplicate, overlap, or conflict with this rule. However, there is a marketing program which regulates the handling of almonds under 7 CFR part 981. The revision in this action only affects the inspection procedures for internal defects in the standards. As such, the action would not affect almonds in the shell under the marketing order.

Alternatives were considered for this action. One alternative would be to not issue a rule. However, the need for revisions remains due to differing procedures for incoming and outgoing almond inspections, and is the result of a request by industry. Further, the purpose of these standards is to facilitate the marketing of agricultural commodities.

#### Executive Order 12988

The rule has been reviewed under Executive Order 12988, Civil Justice Reform. This action is not intended to have retroactive effect. There are no administrative procedures which must be exhausted prior to any judicial challenge to the provisions of the rule.

Section 203(c) of the Act directs and authorizes the Secretary of Agriculture "to develop and improve standards of quality, condition, quantity, grade and packaging and recommend and demonstrate such standards in order to encourage uniformity and consistency in commercial practices." AMS is committed to carrying out this authority in a manner that facilitates the marketing of agricultural commodities and makes copies of official standards available upon request.

#### Background

On March 11, 2011, AMS received a letter from the Almond Board of California (Board) requesting that the procedure for measuring internal (kernel) defects in the United States Standards for Grades of Almonds in the Shell be changed from a count basis to a weight basis. The purpose of this change is to align incoming and outgoing inspection procedures.

Currently, almonds must undergo incoming inspections and may undergo

outgoing inspections. The almond marketing order (part 981—Almonds Grown in California) mandates that the percentage of inedible kernels is determined during an incoming inspection. As required in the marketing order (7 CFR 981.42 and 981.442 (Quality Control)), federally licensed state inspectors perform these inspections on 100 percent of the product moving from growers to handlers (packers). "Inedible kernel" is defined in §§ 981.8 and 981.408 of the marketing order and is based on internal (kernel) defects as defined in the standards, in §§ 51.2087 (Decay), 51.2088 (Rancidity), 51.2089 (Damage) and 51.2090 (Serious Damage).

Federally licensed state inspectors also perform outgoing inspections, which are voluntary, on approximately 75 percent of all of the almonds going from the handlers to domestic and international markets, according to shipping point records maintained by Federal State Inspection. The current procedures for determining the percentage of defective kernels in the two different inspections are not the same. For incoming inspections, the percentage of inedible kernels is determined on a weight basis. With outgoing inspections, however, determining the percentage of internal (kernel) defects, which is one step in a multi-step procedure specified in the standards for determining U.S. grade, is done through a combination of count and weight of the nuts in the sample. This change to the standards would more closely align the procedures of the incoming and outgoing inspections.

A key reason for making this change is the increasing magnitude of exports of almonds in the shell. Between the 2006/07 and 2009/10 seasons, export shipments of almonds in the shell doubled, rising from 148 to 297 million pounds (inshell basis), according to trade data from the Foreign Agricultural Service of USDA. During this same time period, the number of handlers exporting almonds in the shell increased by 42 percent. Due to the substantial increase in the number of handlers and volume of shipments, the Board received numerous inquiries regarding the reasons for the different procedures for determining internal defects on incoming and outgoing inspections.

A number of handlers asked the Board's Food Quality and Safety Committee (committee) to look into how to change the standards to make outgoing inspections more consistent with the incoming inspection method. Determining the percentage of nuts with internal defects is the third of three

required steps in section 51.2080 (Determination of Grade). In addition, a 10 percent tolerance for internal (kernel) defects is one of five tolerances that are specified in section 51.2075(b)(5) for determining whether a lot of inshell almonds is graded as U.S. No. 1. Committee staff queried handlers that ship almonds in the shell about changing the determination of internal defects from a count basis to a weight basis, which would apply to both of these sections.

A proposed rule regarding these revisions to the United States Standards for Grades of Almonds in the Shell was published in the **Federal Register** on July 16, 2012 (77 FR 41707). The public comment period closed on August 15, 2012, with no responses. Based on the information gathered, AMS believes the revisions will bring the standards for almonds in the shell in line with the marketing order and thereby improve their usefulness.

#### List of Subjects in 7 CFR part 51

Agricultural commodities, Food grades and standards, Fruits, Nuts, Reporting and record keeping requirements, Trees, Vegetables.

For reasons set forth in the preamble, 7 CFR part 51 is to be amended as follows:

#### PART 51—[AMENDED]

- 1. The authority citation for part 51 continues to read as follows:

**Authority:** 7 U.S.C. 1621–1627.

- 2. In § 51.2075, paragraph (b)(5) is revised to read as follows:

#### § 51.2075 U.S. No. 1

\* \* \* \* \*

(b) \* \* \*

(5) *For internal (kernel) defects.* 10 percent, by weight, for almonds with kernels failing to meet the requirements of this grade: Provided, that not more than one-half of this tolerance or 5 percent shall be allowed for kernels affected by decay or rancidity, damaged by insects or mold or seriously damaged by shriveling: And provided further, that no part of this tolerance shall be allowed for live insects inside the shell.

\* \* \* \* \*

- 3. Section 51.2080 is revised to read as follows:

#### § 51.2080 Determination of grade.

In grading the inspection sample, the percentage of loose hulls, pieces of shell, chaff and foreign material is determined on the basis of weight. Next, the percentages of nuts which are of dissimilar varieties, undersize or have

adhering hulls or defective shells are determined by count, using an adequate portion of the total sample. Finally, the nuts in that portion of the sample are cracked and the percentage having internal defects is determined on the basis of weight.

Dated: February 28, 2013.

**David R. Shipman,**

*Administrator, Agricultural Marketing Service.*

[FR Doc. 2013-05436 Filed 3-7-13; 8:45 am]

BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

#### 7 CFR Part 1230

[Doc. No. AMS-LS-07-0143]

#### **Pork Promotion, Research, and Consumer Information Program; Section 610 Review**

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Confirmation of regulations.

**SUMMARY:** This document summarizes the results of an Agricultural Marketing Service (AMS) review of the Pork Promotion, Research, and Consumer Information Program (Program), commonly known as the Pork Checkoff Program, under the criteria contained in section 610 of the Regulatory Flexibility Act (RFA). Based upon this review, AMS concluded that there is a continued need for the Pork Promotion, Research, and Consumer Information Order (Order). Copies of the review performed by AMS are available to interested parties.

**DATES:** Effective March 8, 2013.

**ADDRESSES:** Interested persons may obtain a copy of the review. Requests for copies should be sent to Kenneth R. Payne, Director, Marketing Programs Division, Livestock and Seed Program, AMS, USDA, Room 2628-S, STOP 0251, 1400 Independence Avenue SW, Washington, DC 20250-0251 or email [Kenneth.Payne@ams.usda.gov](mailto:Kenneth.Payne@ams.usda.gov).

**FOR FURTHER INFORMATION CONTACT:** Kenneth R. Payne, Director, Marketing Programs Division, Livestock and Seed Program, AMS, USDA, Room 2628-S, STOP 0251, 1400 Independence Avenue SW, Washington, DC 20250-0251 or email [Kenneth.Payne@ams.usda.gov](mailto:Kenneth.Payne@ams.usda.gov).

**SUPPLEMENTARY INFORMATION:** The Order (7 CFR Part 1230) is authorized under the Pork Promotion, Research, and Consumer Information Act of 1985 (Act) (7 U.S.C. 4801-4819). As part of a comprehensive strategy to strengthen

the pork industry's position in the marketplace, this national pork Program maintains and expands existing domestic and foreign markets and develops new markets for pork and pork products. The Program is funded by a mandatory assessment of \$0.40 per-hundred-dollars of market value. Nearly all producers, with few exceptions, owning and marketing swine, regardless of the size of their operation or the value of their swine, must pay the assessment. A comparable assessment is collected on all imported swine, pork, and pork products. Assessments collected under this Program are used for promotion, research, consumer information, and industry information.

The Program is administered by the National Pork Board (Board), which is composed of 15 producer members. Board members serve 3-year terms, but no individual may serve more than two consecutive 3-year terms. Producer members are selected by the National Pork Producers Delegate Body, a group of producer and importer members that represent all 50 States and importers. The Program became effective on September 5, 1986, when the Order was issued. Assessments began on November 1, 1986.

On February 18, 1999, AMS published in the **Federal Register** (64 FR 8014) its plan to review certain regulations. On January 4, 2002, AMS published in the **Federal Register** (67 FR 525) an update to its plan to review regulations, including the Pork Promotion and Research Program, which is conducted under the Order, under criteria contained in section 610 of the RFA (5 USC 601-612). Additional updates were provided on August 14, 2003, in the **Federal Register** (68 FR 48575) and on March 24, 2006, in the **Federal Register** (71 FR 14827). Because many AMS regulations impact small entities, AMS decided, as a matter of policy, certain regulations warranted review, although they may not meet the threshold requirement under section 610 of the RFA.

The reviews are being conducted over a ten-year period under section 610 of the RFA. The Program was reviewed for the purpose of determining whether it should be continued without change, or should be amended, rescinded, or terminated (consistent with the objectives of applicable statutes) to minimize the impacts on small entities.

AMS published a notice for review and request for written comments on the Order in the March 27, 2008, issue of the **Federal Register** (73 FR 16218).

Comments were due May 27, 2008. USDA received one comment generally opposing the Program, which did not

specifically address the criteria provided under section 610 of the RFA.

The review was undertaken to determine whether the Order should be continued without change, amended, or rescinded (consistent with the objectives of the Act) to minimize the impacts on small entities. In conducting this review and using the guidance set forth in section 610 of the RFA, AMS considered the following factors: (1) The continued need for the Order; (2) the nature of complaints or comments received from the public concerning the Order; (3) the complexity of the Order; (4) the extent to which the Order overlaps, duplicates, or conflicts with other Federal rules, and, to the extent feasible, with State and local governmental rules; and (5) the length of time since the Order has been evaluated or the degree to which technology, economic conditions or other factors have changed in the area affected by the Order.

Based upon this review, AMS has concluded that there is continued need for the Order. AMS plans to continue working with the pork industry in maintaining an effective program. Interested parties may request a copy of the review by AMS as set forth in this Confirmation of Regulations.

**Authority:** 7 U.S.C. 4801-4819.

Dated: February 28, 2013.

**David R. Shipman,**

*Acting Administrator, Agricultural Marketing Service.*

[FR Doc. 2013-05432 Filed 3-7-13; 8:45 am]

BILLING CODE 3410-02-P

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 71

[Docket No. FAA-2013-0079; Airspace Docket No. 13-AWA-1]

RIN 2120-AA66

#### **Amendment of Class B Airspace Description; Houston, TX**

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Final rule, technical amendment.

**SUMMARY:** This action amends the description of the Houston, TX, Class B airspace area by changing the airport reference for describing the William P. Hobby Airport in the Class B airspace header from "Secondary Airport" to "Primary Airport." This change is editorial only and does not alter the

current charted boundaries or altitudes or ATC procedures for the Houston Class B airspace area.

**DATES:** *Effective date:* April 8, 2013. The Director of the Federal Register approves this incorporation by reference action under 1 CFR part 51, subject to the annual revision of FAA Order 7400.9 and publication of conforming amendments.

**FOR FURTHER INFORMATION CONTACT:** Colby Abbott, Airspace Policy and ATC Procedures Group, Office of Mission Airspace Services, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20591; telephone: (202) 267-8783.

**SUPPLEMENTARY INFORMATION:**

**Background**

In 1973, the FAA issued a final rule (38 FR 31286, November 13, 1973) which established the Houston Terminal Control Area (TCA), with an effective date of March 28, 1974. The Houston TCA listed the Houston Intercontinental Airport (later renamed the George Bush Intercontinental Airport) as the primary airport. In 1987, to further reduce the risk of midair collision in the Houston terminal areas and promote the efficient control of air traffic, the FAA issued a final rule (52 FR 1418, January 13, 1987) which established the William P. Hobby Airport, Airport Radar Service Area (ARSA) next to and under the existing Houston TCA airspace. Then, in 1992, to better accommodate current traffic flows and provide a greater degree of safety in known areas of congestion involving controlled IFR and uncontrolled VFR operations, the FAA issued a final rule (57 FR 30818, July 10, 1992) and a final rule; correction (57 FR 40095, September 2, 1992) which amended the Houston TCA configuration, listed two primary airports (Houston Intercontinental Airport and William P. Hobby Airport) in the Houston TCA description, and rescinded the William P. Hobby Airport ARSA concurrently. As a result of the Airspace Reclassification final rule (56 FR 65638, December 17, 1991), which became effective on September 16, 1993, the term "terminal control area" was replaced by "Class B airspace area."

In 1998, the FAA issued a final rule (63 FR 4162, January 28, 1998) further amending the Houston Class B airspace area to enhance safety, reduce the potential for midair collision, and better manage the air traffic operations into, out of, and through Houston Class B airspace. However, the airport reference for describing William P. Hobby Airport in the Class B airspace header was

inadvertently changed from "Primary Airport" to "Secondary Airport." The unintended consequence of this inadvertent change has led to questions and concerns regarding the 30-nautical mile (NM) Mode C veil that is charted around the Houston terminal airspace area, as well as why William P. Hobby Airport is listed as a secondary airport and what that means. The charted depiction of the Mode C veil surrounding the George Bush Intercontinental Airport and William P. Hobby Airport is correct with no change to the existing charted boundaries. Additionally, the FAA does not define what a secondary airport is, nor is that description used to identify airports in any other Class B or Class C airspace areas.

The FAA is changing the airport reference for William P. Hobby Airport in the Houston Class B airspace header to "Primary Airport," reflecting the FAA's original intent for the Houston Class B airspace area to encompass two primary airports, George Bush Intercontinental Airport and William P. Hobby Airport, as specified in the final rule (57 FR 30818, July 10, 1992) and final rule; correction (57 FR 40095, September 2, 1992). Additionally, the FAA plans to add the William P. Hobby Airport to the list of airports identified in Title 14 of the Code of Federal Regulations, Part 91, Appendix D, Section 1, in a separate rulemaking action.

**The Rule**

The FAA is amending Title 14 Code of Federal Regulations (14 CFR) part 71 by editing the Houston, TX, Class B airspace description changing the airport reference for William P. Hobby Airport listed in the header from "Secondary Airport" to "Primary Airport." This editorial change does not alter the currently charted boundaries or altitudes or ATC procedures for the Houston Class B airspace area. The FAA is taking this action to correctly describe the primary airports listed in the Houston Class B airspace area, resolve issues associated with William P. Hobby Airport having been described as a "Secondary Airport," and reaffirms the currently charted boundary of the Mode C veil around the Houston terminal airspace area is correct, as originally intended by the FAA.

Class B airspace areas are published in paragraph 3000 of FAA Order 7400.9W dated August 8, 2012, and effective September 15, 2012, which is incorporated by reference in 14 CFR 71.1. The Class B airspace area listed in this document will be published subsequently in the Order.

Because the amendment does not affect the boundaries, designated altitudes, or activities conducted within the Class B airspace area, Houston, TX, I find that notice and public procedures under 5 U.S.C. 553(b) are unnecessary.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under Department of Transportation (DOT) Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

The FAA's authority to issue rules regarding aviation safety is found in Title 49 of the United States Code. Subtitle I, Section 106 describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the agency's authority.

This rulemaking is promulgated under the authority described in Subtitle VII, Part A, Subpart I, Section 40103. Under that section, the FAA is charged with prescribing regulations to assign the use of the airspace necessary to ensure the safety of aircraft and the efficient use of airspace. This regulation is within the scope of that authority as it makes editorial corrections to an existing Class B airspace description to maintain accuracy.

**Environmental Review**

The FAA has determined that this action qualifies for categorical exclusion under the National Environmental Policy Act in accordance with 311a, FAA Order 1050.1E, "Environmental Impacts: Policies and Procedures." This airspace action is an editorial change only and is not expected to cause any potentially significant environmental impacts, and no extraordinary circumstances exist that warrant preparation of an environmental assessment.

**List of Subjects in 14 CFR Part 71**

Airspace, Incorporation by reference, Navigation (air).

## Adoption of the Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 71 as follows:

### PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

- 1. The authority citation for 14 CFR part 71 continues to read as follows:

**Authority:** 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

#### § 71.1 [Amended]

- 2. The incorporation by reference in 14 CFR 71.1 of FAA Order 7400.9W, Airspace Designations and Reporting Points, signed August 8, 2012, and effective September 15, 2012, is amended as follows:

*Paragraph 3000 Subpart B—Class B Airspace*

\* \* \* \* \*

#### ASW TX B Houston, TX [Amended]

George Bush Intercontinental Airport (IAH) (Primary Airport)

(Lat. 29°59'04" N., long. 95°20'29" W.)

William P. Hobby Airport (HOU) (Primary Airport)

(Lat. 29°38'44" N., long. 95°16'44" W.)

Ellington Field (EFD)

(Lat. 29°36'26" N., long. 95°09'32" W.)

Humble VORTAC (IAH)

(Lat. 29°57'25" N., long. 95°20'45" W.)

Point of Origin

(Lat. 29°39'01" N., long. 95°16'45" W.)

#### Boundaries

\* \* \* \* \*

Issued in Washington, DC, on February 21, 2013.

**Gary A. Norek,**

*Manager, Airspace Policy and ATC Procedures Group.*

[FR Doc. 2013–04891 Filed 3–7–13; 8:45 am]

**BILLING CODE 4910–13–P**

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 71

[Docket No. FAA–2012–0655; Airspace Docket No. 12–AGL–6]

#### Amendment of Class E Airspace; Hot Springs, SD

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Final rule.

**SUMMARY:** This action amends Class E airspace at Hot Springs, SD. Additional controlled airspace is necessary to

accommodate new Area Navigation (RNAV) Standard Instrument Approach Procedures at Hot Springs Municipal Airport. The FAA is taking this action to enhance the safety and management of Instrument Flight Rule (IFR) operations at the airport. Geographic coordinates of the airport are also updated.

**DATES:** Effective date: 0901 UTC, June 27, 2013. The Director of the Federal Register approves this incorporation by reference action under 1 CFR Part 51, subject to the annual revision of FAA Order 7400.9 and publication of conforming amendments.

**FOR FURTHER INFORMATION CONTACT:** Scott Enander, Central Service Center, Operations Support Group, Federal Aviation Administration, Southwest Region, 2601 Meacham Blvd., Fort Worth, TX 76137; telephone 817–321–7716.

#### SUPPLEMENTARY INFORMATION:

##### History

On November 16, 2012, the FAA published in the **Federal Register** a notice of proposed rulemaking (NPRM) to amend Class E airspace for the Hot Springs, SD, area, creating additional controlled airspace at Hot Springs Municipal Airport (77 FR 68716) Docket No. FAA–2012–0655. Interested parties were invited to participate in this rulemaking effort by submitting written comments on the proposal to the FAA. No comments were received. Class E airspace designations are published in paragraph 6005 of FAA Order 7400.9W dated August 8, 2012, and effective September 15, 2012, which is incorporated by reference in 14 CFR part 71.1. The Class E airspace designations listed in this document will be published subsequently in the Order.

##### The Rule

This action amends Title 14 Code of Federal Regulations (14 CFR) Part 71 by amending Class E airspace extending upward from 700 feet above the surface to the north of the airport to accommodate new standard instrument approach procedures at Hot Springs Municipal Airport, Hot Springs, SD. This action is necessary for the safety and management of IFR operations at the airport. Geographic coordinates of the airport are updated to coincide with the FAA's aeronautical database.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is

not a “significant regulatory action” under Executive Order 12866; (2) is not a “significant rule” under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

The FAA's authority to issue rules regarding aviation safety is found in Title 49 of the U.S. Code. Subtitle 1, Section 106, describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the agency's authority. This rulemaking is promulgated under the authority described in Subtitle VII, Part A, Subpart I, Section 40103. Under that section, the FAA is charged with prescribing regulations to assign the use of airspace necessary to ensure the safety of aircraft and the efficient use of airspace. This regulation is within the scope of that authority as it amends controlled airspace at Hot Springs Municipal Airport, Hot Springs, SD.

##### Environmental Review

The FAA has determined that this action qualifies for categorical exclusion under the National Environmental Policy Act in accordance with FAA Order 1050.1E, “Environmental Impacts: Policies and Procedures,” paragraph 311a. This airspace action is not expected to cause any potentially significant environmental impacts, and no extraordinary circumstances exist that warrant preparation of an environmental assessment.

##### List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (Air)

##### Adoption of the Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR Part 71 as follows:

### PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

- 1. The authority citation for 14 CFR Part 71 continues to read as follows:

**Authority:** 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

**§71.1 [Amended]**

■ 2. The incorporation by reference in 14 CFR Part 71.1 of the Federal Aviation Administration Order 7400.9W, Airspace Designations and Reporting Points, dated August 8, 2012, and effective September 15, 2012, is amended as follows:

*Paragraph 6005: Class E airspace areas extending upward from 700 feet or more above the surface.*

\* \* \* \* \*

**AGL SD E5 Hot Springs, SD [Amended]**

Hot Springs Municipal Airport, SD  
(Lat. 43°22'06" N., long. 103°23'18" W.)

That airspace extending upward from 700 feet above the surface within a 7.4-mile radius of Hot Springs Municipal Airport, and within 2 miles each side of the 021° bearing from the airport extending from the 7.4-mile radius to 12.1 miles north of the airport.

Issued in Fort Worth, Texas, on February 12, 2013.

**David P. Medina,**

*Manager, Operations Support Group, ATO  
Central Service Center.*

[FR Doc. 2013-05214 Filed 3-7-13; 8:45 am]

**BILLING CODE 4910-13-P**

**DEPARTMENT OF TRANSPORTATION****Federal Aviation Administration****14 CFR Part 129****International Aviation Safety  
Assessment (IASA) Program Change**

**AGENCY:** Federal Aviation  
Administration (FAA), DOT.

**ACTION:** Policy statement.

**SUMMARY:** This statement describes a policy change to the FAA's International Aviation Safety Assessment (IASA) program. The FAA wants to ensure that countries do not remain on this listing when the results of the FAA's IASA determinations as to those countries might no longer be accurate or reasonably current. The FAA is accordingly adopting a procedure to remove a country from the IASA program summary listing when that country's air carriers no longer provide air service to the United States, none of the country's air carriers participates in code-share arrangements with U.S. air carriers, and the country's civil aviation authority (CAA) has ceased interacting with the FAA for an extended period of time. The FAA is making this change to improve the quality of the IASA summary listing. This statement also explains IASA Categories 1 and 2 in terms of what the flying public may reasonably take them to mean. This

document modifies the IASA policies previously announced by the FAA.

**DATES:** *Effective date:* April 8, 2013.

**FOR FURTHER INFORMATION CONTACT:** Manager of the International Programs and Policy Division (AFS-50), Flight Standards Service, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20591, (202) 385-8070.

**SUPPLEMENTARY INFORMATION:****Background**

*The Removal of Inactive Countries; and  
Public Expectations of IASA Categories*

**Removal of Inactive Countries**

Under the IASA program, the FAA assesses whether another country's oversight of its air carriers that operate, or seek to operate, into the U.S., or codeshare with a U.S. air carrier, complies with international aviation safety standards established by the International Civil Aviation Organization (ICAO). The FAA maintains and publishes a country-by-country summary listing of the results of its IASA determinations. Some countries continue to be listed on the IASA summary, whether in Category 1 or 2, even though the countries have no air carriers that are serving the United States or code sharing with one or more U.S. partner airlines. Because of the lack of air service to the United States, there is minimal, if any, interaction between the FAA and the subject CAAs. To date, countries have not been removed from the category listing for inactivity, even though the safety oversight information previously collected may become stale and unreliable. To improve the quality of information on the IASA program summary category listing, the FAA is initiating a process to remove inactive countries from the listing.

Information generated by the IASA program is used by the U.S. and foreign governments, the aviation industry, and the traveling public. IASA information disseminated should be accurate and reasonably current. To this end, countries whose IASA information can no longer be considered accurate and reasonably current will be removed from the published IASA summary listing.

In determining whether a country's IASA information is no longer accurate and reasonably current, we will proceed on the basis that if, after a four year period, a country has no air carrier providing air transport service to the United States, none of the country's air carriers participates in code-share arrangements with U.S. air carriers, and the CAA does not interact significantly

with the FAA, the FAA will remove that country from the IASA summary category listing. These criteria will be applied immediately in a review of countries currently on the list and on a continual basis going forward.

Before the FAA removes a country from the IASA program listing, the country's CAA will receive formal notification prior to the removal. Just as it does when a country is added to the list or a country's IASA category is changed, the FAA will notify the public regarding the removal of a country from the IASA summary listing.

Once a country is removed from the IASA summary listing, a full reassessment of the CAA must be conducted before the country can be rated in the IASA program and before a carrier subject to that country's aviation safety oversight can serve the United States using its own aircraft or can put a U.S. carrier code on its flights.

**Public Expectations of IASA Category Ratings**

Members of the public have asked what the IASA category rating for a country means when they are making transportation choices. Category 1 means that the FAA has found that the country meets ICAO Standards for safety oversight of civil aviation. Category 2 means that the FAA has found that the country does not meet those Standards. The ICAO Standards are presumptively binding on ICAO Member States as signatories to the Chicago Convention. The Standards are promulgated from time to time by ICAO and grouped by subject matter (for example, airline personnel licensing or operation of aircraft) in Annexes to the Chicago Convention.

The FAA normally determines the appropriate IASA category rating for a country using information collected during an in-country assessment of that country's CAA. The FAA also may consider other reliable sources of information on a CAA's compliance with international standards when making a determination of safety oversight under the IASA program. The FAA may use the information developed by these other sources to supplement the information developed during an FAA assessment of the CAA, or to entirely replace the assessment altogether, when making an IASA category determination.

In conducting its IASA assessments, the FAA uses a standardized checklist that groups the ICAO Standards on safety oversight into eight critical elements: (1) Primary aviation legislation, (2) specific operating regulations, (3) organization structure

and safety oversight functions, (4) technical personnel qualification and training, (5) technical guidance, (6) certification personnel and procedures, (7) surveillance obligations, and (8) resolution of safety issues. To achieve Category 1, the country must demonstrate that it meets the ICAO Standards for each of the eight elements. Category 2 means that the CAA was noncompliant in at least one critical element. The IASA assessment typically is conducted over the course of one week by a team consisting of a team leader and at least one expert in operations, maintenance, and aviation law. Each FAA expert works through the checklist with host country officials for each of the critical elements. The team looks at a representative sampling of records and processes, and it follows up with host country aviation officials if deficiencies appear.

The FAA assessment focuses on the ability of the host country's aeronautical authorities to oversee the operational safety of its airlines. It does not assess the safety compliance of any particular air carrier (nor does it address aviation security, airports, or air traffic management). Although the FAA assessment team typically visits one or more air carriers during its mission, it does so only to verify the relationship between the carrier and the country's aviation safety officials, not to assess the carrier itself.

Finally, the IASA category rating applies only to services to and from the United States and to codeshare operations when the code of a U.S. air carrier is placed on a foreign carrier flight. The category ratings do not apply to a foreign carrier's domestic flights or to flights by that carrier between its homeland and a third country. The assessment team looks at those flights only to the extent that they reflect on the country's oversight of operations to and from the United States and to codeshare operations where a U.S. air carrier code is placed on a flight conducted by a foreign operator.

In short, a category 1 rating means that, as to the operations by a category 1 country's carriers between that country and the United States, and when the code of a U.S. air carrier is placed on a foreign carrier flight, the FAA has found that the country's civil aviation authorities exercise safety oversight over those carriers consistent with international safety standards. A Category 2 rating, on the other hand, means the FAA has found that, in at least one critical area, the safety measures applied by the country's civil aviation authorities do not meet international standards.

Current IASA category determinations for countries included in the IASA categorization system are available on the FAA Web site at: <http://www.faa.gov/about/initiatives/iasa>.

Issued in Washington, DC, on February 25, 2013.

**Margaret Gilligan,**

*Associate Administrator for Aviation Safety.*

[FR Doc. 2013-05452 Filed 3-7-13; 8:45 am]

**BILLING CODE 4910-13-P**

## DEPARTMENT OF TRANSPORTATION

### Office of the Secretary

#### 14 CFR Part 254

**RIN 2105-AE21**

**[Docket DOT-OST-2013-0044]**

#### Domestic Baggage Liability

**AGENCY:** Office of the Secretary (OST), Department of Transportation (DOT).

**ACTION:** Final rule.

**SUMMARY:** In accordance with existing regulations, this final rule raises the minimum limit on domestic baggage liability applicable to air carriers to reflect inflation since July 2008, the basis month of the most recent previous revision to the liability limit. DOT regulations require that the Department of Transportation periodically revise the limit to reflect changes in the Consumer Price Index for All Urban Consumers (CPI-U). This revision adjusts the minimum limit of liability from the current amount of \$3,300, set by the Department in November 2008, to \$3,400, to take into account the changes in consumer prices since the prior revision.

**DATES:** This rule is effective on June 6, 2013.

**FOR FURTHER INFORMATION CONTACT:** Nicholas Lowry, Senior Attorney, Office of the General Counsel, Department of Transportation, 1200 New Jersey Ave. SE., Washington, DC 20590; 202-366-9351, [nick.lowry@dot.gov](mailto:nick.lowry@dot.gov).

#### SUPPLEMENTARY INFORMATION:

##### I. Revision of Liability Limit

Part 254 of the Department's rules (14 CFR part 254) establishes minimum baggage liability limits applicable to domestic air service. Section 254.6 of this rule requires the Department to review every 2 years the minimum limit of liability prescribed in Part 254 in light of changes in the CPI-U and to revise the limit of liability to reflect changes in that index as of July of each review year. Section 254.6 prescribes

the use of a specific formula to calculate the revised minimum liability amount when making these periodic adjustments. The formula is below.  $\$2500 \times (a/b)$  rounded to the nearest \$100

Where:

a = July CPI-U of year of current adjustment

b = the CPI-U figure in December 1999 when the inflation adjustment provision was added to part 254.

The review in 2010 indicated that no inflation adjustment was required. In 2012, the review indicated that an inflation adjustment is required. Applying the formula to price index changes occurring between December 1999 (the basis month required by the formula) and July 2012 (the month for each biannual adjustment as specified in the formula), the appropriate inflation adjustment is  $\$2,500 \times 228.723/168.8$  [ $\$2,500 \times 1.355$ ], which yields \$3,387.50. (The base amount of \$2,500 in the formula was the minimum liability limit in Part 254 at the time that this biennial indexing provision was added to the rule, 228.723 was the CPI-U for July 2012, and 168.8 was the CPI-U for December 1999. The CPI-U data are from the seasonally adjusted series.) Section 254.6 requires us to round the adjustment to the nearest \$100, or to \$3,400 in this case.

In its rule "Enhancing Airline Passenger Protections" (76 FR 23110, Apr. 25, 2011), the Department required the amount of compensation due to passengers in instances of denied boarding (DBC) to be adjusted to reflect CPI-U changes. Under 14 CFR 250.5(e), the review of denied boarding compensation was to take place every 2 years, with the first such review occurring in July 2012, to coincide with our review of the baggage liability amount. We have reviewed the compensation amounts stated in the 2011 rule according to the formula set out in section 250.5(e) and found that no change in DBC amounts is warranted in 2012.

##### II. Regulatory Analyses and Notices

The Administrative Procedure Act (APA) (5 U.S.C. 553) contains a "good cause" exemption which allows agencies to dispense with notice and comment if those procedures are impracticable, unnecessary or contrary to the public interest. We have determined that under 5 U.S.C. 553(b)(3)(B) good cause exists for dispensing with a notice of proposed rulemaking and public comment as the application of this rule does not involve any agency discretion. This rulemaking is required by the terms of 14 CFR



254.6, as most recently amended in (73 FR 70591, November 21, 2008) and is simply a ministerial inflation update based on a formula. Accordingly, we find that prior notice and comment are unnecessary, and we are issuing these revisions to Part 254 as a final rule.

Although this final rule will become effective on June 6, 2013, in order to avoid imposing an undue burden the Department will defer enforcement of the notice provision in the rule (section 254.5) as it pertains to printed notices about the new limit for a reasonable time period to allow carriers to replace or update any current paper ticket stock and ticket jackets or inserts. Electronic notices about the minimum domestic liability limit, including notices that are printed "on demand" from an electronic source (e.g., Web sites, email messages, and airport kiosks) should be updated no later than the effective date of this final rule. Carriers are subject to enforcement action from the effective date of this final rule if they fail to provide notice of the new minimum liability limit in the manner described above, or if they fail to apply the new limit.

#### *Executive Order 12866*

This final rule has been evaluated in accordance with existing policies and procedures and is considered not significant under both Executive Order 12866 and DOT's Regulatory Policies and Procedures. The rule has not been reviewed by the Office of Management and Budget (OMB) under Executive Order 12866. This revision of 14 CFR 254.4 provides for an inflation adjustment to the amount of the minimum limit on baggage liability that air carriers may incur in cases of mishandled baggage, as required by section 254.6. The provisions are required by current regulatory language, without interpretation.

This rule will pose minor additional costs to airlines only in those instances in which carriers lose, damage or delay baggage and where the amount of the passenger's claim in those instances exceeds the prior minimum liability limit of \$3,300. The maximum potential impact in those instances is \$100 on each such claim. Reports filed each month with the Department by airlines that each account for at least one percent of total domestic scheduled-service passenger revenues show that, in 2012, approximately 0.3 percent (.003) of domestic passengers experience a mishandled bag. The total number of domestic scheduled passenger enplanements in 2012 was 652,178,681. This means that approximately 2 million domestic scheduled passengers

experience a mishandled bag each year (.003 multiplied by 652.2 equals 1,956,536). However, the vast majority of the instances of mishandled baggage do not result in a claim in an amount that is affected by the liability limit in this rule. We contacted a few carriers to determine how many of their domestic passengers have had claims that exceed the prior minimum liability limit of \$3,300. Based on the information provided, we believe a little more than one half percent (0.0058) of the domestic passengers who experience a mishandled bag would benefit from an increase in the minimum limit on baggage liability, i.e., about 11,300 passengers. Therefore, we expect that there would be a cost to the airline industry of \$1.1 million each year (the number of domestic passengers who receive a baggage settlement that exceeds the prior minimum liability limit of \$3,300, which is 11,300 passengers multiplied by the maximum potential impact in those instances which is \$100). There would also be a benefit to passengers in the same amount.

#### *Regulatory Flexibility Act*

The Regulatory Flexibility Act of 1980 (5 U.S.C. 601–612) requires an assessment of the impact of proposed and final rules on small entities unless the agency certifies that the proposed regulation will not have a significant economic impact on a substantial number of small entities. Since notice and comment rulemaking is not necessary for this rule, the provisions of the Regulatory Flexibility Act (Pub. L. 96–354, 5 U.S.C. 601–612) do not apply. However, DOT has evaluated the effects of this action on small entities and has determined that the action would not have a significant economic impact on a substantial number of small entities. An air carrier is a small business if it provides air transportation only with small aircraft (i.e., aircraft with up to 60 seats/18,000 pound payload capacity). See 14 CFR 399.73. This revision affects only flight segments operated with large aircraft and other flight segments appearing on the same ticket as a large-aircraft segment. As a result, many operations of small entities, such as air taxis and many commuter air carriers, are not covered by the rule. Moreover, any additional costs for small entities associated with the rule should be minimal and may be covered by insurance. Accordingly, we certify that this action will not have a significant economic impact on a substantial number of small entities.

#### *Paperwork Reduction Act*

This final rule imposes no new reporting or record keeping requirements necessitating clearance by OMB.

#### **List of Subjects in 14 CFR Part 254**

Air carriers, Administrative practice and procedure, Consumer protection, Department of Transportation.

Accordingly, the Department of Transportation amends 14 CFR part 254 as follows:

#### **PART 254—DOMESTIC BAGGAGE LIABILITY**

■ 1. The authority citation for part 254 continues to read as follows:

**Authority:** 49 U.S.C. 40113, 41501, 41504, 41510, 41702 and 41707.

##### **§ 254.4 [Amended]**

■ 2. Section 254.4 is amended by removing "\$3,300," and adding "\$3,400" in its place.

##### **§ 254.5 [Amended]**

■ 3. In § 254.5, paragraph (b) is amended by removing "\$3,300" and adding "\$3,400" in its place.

Issued in Washington, DC, on March 4, 2013, pursuant to authority delegated in 49 CFR 1.27(n).

**Robert S. Rivkin,**  
*General Counsel.*

[FR Doc. 2013–05475 Filed 3–7–13; 8:45 am]

**BILLING CODE 4910–9X–P**

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of Industry and Security**

#### **15 CFR Part 744**

[Docket No. 121219726–2726–01]

**RIN 0694–AF85**

#### **Addition of Certain Persons to the Entity List**

**AGENCY:** Bureau of Industry and Security, Commerce.

**ACTION:** Final rule.

**SUMMARY:** This rule amends the Export Administration Regulations (EAR) by adding three entries to the Entity List for one person who has been determined by the U.S. Government to be acting contrary to the national security or foreign policy interests of the United States. This person will be listed on the Entity List under Germany, Russia, and Taiwan.

**DATES:** *Effective date:* This rule is effective March 8, 2013.



**FOR FURTHER INFORMATION CONTACT:**

Karen Nies-Vogel, Chair, End-User Review Committee, Office of the Assistant Secretary, Export Administration, Bureau of Industry and Security, Department of Commerce, Phone: (202) 482-5991, Fax: (202) 482-3911, Email: [ERC@bis.doc.gov](mailto:ERC@bis.doc.gov).

**SUPPLEMENTARY INFORMATION:****Background**

The Entity List (Supplement No. 4 to Part 744) notifies the public about entities that have engaged in activities that could result in an increased risk of the diversion of exported, reexported, or transferred (in-country) items to weapons of mass destruction (WMD) programs. Since its initial publication, grounds for inclusion on the Entity List have expanded to activities sanctioned by the State Department and activities contrary to U.S. national security or foreign policy interests, including terrorism and export control violations involving abuse of human rights. Certain exports, reexports, and transfers (in-country) to entities identified on the Entity List require licenses from BIS and are usually subject to a policy of denial. The availability of license exceptions in such transactions is very limited. The license review policy for each entity is identified in the License Review Policy column on the Entity List and the availability of license exceptions is noted in the **Federal Register** notices adding persons to the Entity List. BIS places entities on the Entity List based on certain sections of part 744 (Control Policy: End-User and End-Use Based) of the EAR.

The ERC, composed of representatives of the Departments of Commerce (Chair), State, Defense, Energy and, when appropriate, the Treasury, makes all decisions regarding additions to, removals from, or other modifications to the Entity List. The ERC makes all decisions to add an entry to the Entity List by majority vote and all decisions to remove or modify an entry by unanimous vote.

**ERC Entity List Decisions***Additions to the Entity List*

This rule implements the decision of the ERC to add one person, under three entries, to the Entity List on the basis of § 744.11 (License requirements that apply to entities acting contrary to the national security or foreign policy interests of the United States) of the EAR. The three entries, two of which are alternate addresses and slightly different names used in different countries for the person being added to the Entity List, consist of single entries in Russia,

Germany, and Taiwan. The ERC reviewed § 744.11(b) (Criteria for revising the Entity List) in making the determination to add this one person under three entries to the Entity List. Under that paragraph, persons for which there is reasonable cause to believe, based on specific and articulable facts, that the persons have been involved, are involved, or pose a significant risk of being or becoming involved in, activities that are contrary to the national security or foreign policy interests of the United States and those acting on behalf of such persons may be added to the Entity List. Paragraphs (b)(1) through (5) of § 744.11 include an illustrative list of activities that could be contrary to the national security or foreign policy interests of the United States. The ERC has reasonable cause to believe that the one person being listed under three separate entries, T-Platforms, a company headquartered in Russia, has been listed as the ultimate consignee on multiple automated export system (AES) records filed for the export of dual-use items controlled for national security reasons but shipped without the required licenses. Further, the ERC has reason to believe that T-Platforms is associated with military procurement activities, including the development of computer systems for military end-users and the production of computers for nuclear research. T-Platforms has locations in Germany and Taiwan that are engaged in the same types of activities of concern. Based on T-Platforms' activities, including those of its locations in Germany and Taiwan, the ERC determined that it is engaged in activities contrary to U.S. national security and foreign policy interests and poses a high risk of involvement in violations of the EAR.

Therefore, pursuant to § 744.11(b)(3) and (5) of the EAR, the ERC determined that such conduct raises sufficient concern that prior review of exports, reexports, or transfers (in-country) of items subject to the EAR involving this one person being listed under three entries, and the possible imposition of license conditions or license denials, will enhance BIS's ability to prevent violations of the EAR.

For the one person being added to the Entity List under three entries, the ERC specified a license requirement for all items subject to the EAR and established a license application review policy of a presumption of denial. The license requirement applies to any transaction in which items are to be exported, reexported, or transferred (in-country) to such person or in which such person acts as purchaser, intermediate consignee, ultimate consignee, or end-

user. In addition, no license exceptions are available for exports, reexports, or transfers (in-country) to this person being added to the Entity List under three entries.

This final rule adds the following one person under three entries to the Entity List:

**Germany**

(1) *T-Platforms GmbH*, a.k.a., the following one alias:

-tPlatforms GmbH.

Woehlerstrasse 42, d-30163, Hanover, Germany (See alternate addresses under T-Platforms in Russia and T Platforms in Taiwan).

**Russia**

(1) *T-Platforms*, Leninsky Prospect 113/1, Suite B-705, Moscow, Russia; and 8 Vvedenskogo Street, Suite K52B, Moscow, Russia (See alternate addresses under T-Platforms GmbH in Germany and T Platforms in Taiwan).

**Taiwan**

(1) *T Platforms*, a.k.a., the following one alias:

-Platforms Solutions Development Limited.

10F, No. 409, Sec. 2 Tiding Blvd., Neihu District, Taipei, Taiwan (See alternate addresses under T-Platforms GmbH in Germany and T-Platforms in Russia).

*Savings Clause*

Shipments of items removed from eligibility for a License Exception or export or reexport without a license (NLR) as a result of this regulatory action that were en route aboard a carrier to a port of export or reexport, on March 8, 2013, pursuant to actual orders for export or reexport to a foreign destination, may proceed to that destination under the previous eligibility for a License Exception or export or reexport without a license (NLR).

Although the Export Administration Act expired on August 20, 2001, the President, through Executive Order 13222 of August 17, 2001, 3 CFR, 2001 Comp., p. 783 (2002), as extended by the Notice of August 15, 2012, 77 FR 49699 (August 16, 2012), has continued the Export Administration Regulations in effect under the International Emergency Economic Powers Act. BIS continues to carry out the provisions of the Export Administration Act, as appropriate and to the extent permitted by law, pursuant to Executive Order 13222.

### Rulemaking Requirements

1. This rule has been determined to be not significant for purposes of Executive Order 12866.

2. Notwithstanding any other provision of law, no person is required to respond to nor be subject to a penalty for failure to comply with a collection of information, subject to the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*) (PRA), unless that collection of information displays a currently valid Office of Management and Budget (OMB) Control Number. This regulation involves collections previously approved by OMB under control number 0694–0088, Simplified Network Application Processing System, which includes, among other things, license applications and carries a burden estimate of 58 minutes for a manual or electronic submission.

Total burden hours associated with the PRA and OMB control number 0694–0088 are not expected to increase as a result of this rule. You may send comments regarding the collection of information associated with this rule, including suggestions for reducing the burden, to Jasmeet K. Seehra, Office of Management and Budget (OMB), by email to [Jasmeet\\_K\\_Seehra@omb.eop.gov](mailto:Jasmeet_K_Seehra@omb.eop.gov), or by fax to (202) 395–7285.

3. This rule does not contain policies with Federalism implications as that term is defined in Executive Order 13132.

4. The provisions of the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rulemaking, the opportunity for public comment and a 30-day delay in effective

date are inapplicable because this regulation involves a military or foreign affairs function of the United States. (See 5 U.S.C. § 553(a)(1)). BIS implements this rule to protect U.S. national security or foreign policy interests by preventing items from being exported, reexported, or transferred (in country) to the person being added to the Entity List. If this rule were delayed to allow for notice and comment and a 30-day delay in effective date, then the entity being added (one person under three entries) to the Entity List by this action would continue to be able to receive items without a license and to conduct activities contrary to the national security or foreign policy interests of the United States. In addition, because this party may receive notice of the U.S. Government's intention to place this entity on the Entity List once a final rule was published, it would create an incentive for this person to either accelerate receiving items subject to the EAR to conduct activities that are contrary to the national security or foreign policy interests of the United States, and/or to take steps to set up additional aliases, change addresses, and other measures to try to limit the impact of the listing on the Entity List once a final rule was published. Further, no other law requires that a notice of proposed rulemaking and an opportunity for public comment be given for this rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule by 5 U.S.C. 553, or by any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601 *et seq.*, are not applicable.

### List of Subject in 15 CFR Part 744

Exports, Reporting and recordkeeping requirements, Terrorism.

Accordingly, part 744 of the Export Administration Regulations (15 CFR parts 730–774) is amended as follows:

#### PART 744—[AMENDED]

■ 1. The authority citation for 15 CFR part 744 continues to read as follows:

**Authority:** 50 U.S.C. app. 2401 *et seq.*; 50 U.S.C. 1701 *et seq.*; 22 U.S.C. 3201 *et seq.*; 42 U.S.C. 2139a; 22 U.S.C. 7201 *et seq.*; 22 U.S.C. 7210; E.O. 12058, 43 FR 20947, 3 CFR, 1978 Comp., p. 179; E.O. 12851, 58 FR 33181, 3 CFR, 1993 Comp., p. 608; E.O. 12938, 59 FR 59099, 3 CFR, 1994 Comp., p. 950; E.O. 12947, 60 FR 5079, 3 CFR, 1995 Comp., p. 356; E.O. 13026, 61 FR 58767, 3 CFR, 1996 Comp., p. 228; E.O. 13099, 63 FR 45167, 3 CFR, 1998 Comp., p. 208; E.O. 13222, 66 FR 44025, 3 CFR, 2001 Comp., p. 783; E.O. 13224, 66 FR 49079, 3 CFR, 2001 Comp., p. 786; Notice of January 19, 2012, 77 FR 3067 (January 20, 2012); Notice of August 15, 2012, 77 FR 49699 (August 16, 2012); Notice of September 11, 2012, 77 FR 56519 (September 12, 2012); Notice of November 1, 2012, 77 FR 66513 (November 5, 2012).

■ 2. Supplement No. 4 to part 744 is amended:

■ a. By adding under Germany, in alphabetical order, one German entity;

■ b. By adding under Russia, in alphabetical order, one Russian entity; and

■ c. By adding under Taiwan, in alphabetical order, one Taiwanese entity;

The additions read as follows:

#### Supplement No. 4 to Part 744—Entity List

Country	Entity	License requirement	License review policy	Federal Register citation
GERMANY	T-Platforms GmbH, a.k.a., the following one alias: —tPlatforms GmbH Woehlerstrasse 42, d-30163, Hanover, Germany (See alternate addresses under T-Platforms in Russia and T Platforms in Taiwan).	For all items subject to the EAR. (See § 744.11 of the EAR.)	Presumption of denial .....	78 FR [INSERT FR PAGE NUMBER] 3/8/13.
RUSSIA	T-Platforms, Leninsky Prospect 113/1, Suite B–705, Moscow, Russia; and 8 Vvedenskogo Street, Suite K52B, Moscow, Russia (See alternate addresses under T-Platforms GmbH in Germany and T Platforms in Taiwan)	For all items subject to the EAR. (See § 744.11 of the EAR.)	Presumption of denial .....	78 FR [INSERT FR PAGE NUMBER] 3/8/13.

Country	Entity	License requirement	License review policy	Federal Register citation
*	*	*	*	*
TAIWAN	T Platforms, a.k.a., the following one alias: —Platforms Solutions Development Limited, 10F, No. 409, Sec. 2 Tiding Blvd., Neihu District, Taipei, Taiwan (See alternate addresses under T-Platforms GmbH in Germany and T-Platforms in Russia)	For all items subject to the EAR. (See § 744.11 of the EAR)	Presumption of denial .....	78 FR [INSERT FR PAGE NUMBER] 3/8/13.
*	*	*	*	*

Dated: March 1, 2013.

**Matthew S. Borman,**  
*Assistant Secretary for Export Administration.*

[FR Doc. 2013-05387 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-33-P**

## ENVIRONMENTAL PROTECTION AGENCY

### 40 CFR Part 55

[OAR-2004-0091; FRL-9773-9]

### Outer Continental Shelf Air Regulations Consistency Update for California

**AGENCY:** Environmental Protection Agency (“EPA”).

**ACTION:** Final rule—consistency update.

**SUMMARY:** EPA is finalizing the update of the Outer Continental Shelf (“OCS”) Air Regulations proposed in the **Federal Register** on October 9, 2012.

Requirements applying to OCS sources located within 25 miles of States’ seaward boundaries must be updated periodically to remain consistent with the requirements of the corresponding onshore area (“COA”), as mandated by the Clean Air Act, as amended in 1990 (“the Act”). The portion of the OCS air regulations that is being updated pertains to the requirements for OCS sources for which the Ventura County Air Pollution Control District (“Ventura County APCD” or “District”) is the designated COA. The intended effect of approving the OCS requirements for the Ventura County APCD is to regulate emissions from OCS sources in accordance with the requirements onshore.

**DATES:** This rule is effective on April 8, 2013. The incorporation by reference of certain publications listed in this rule is approved by the Director of the Federal Register as of April 8, 2013.

**ADDRESSES:** EPA has established docket number OAR-2004-0091 for this action. The index to the docket is available electronically at [www.regulations.gov](http://www.regulations.gov) and in hard copy at EPA Region IX, 75 Hawthorne Street, San Francisco, California. While all documents in the docket are listed in the index, some information may be publicly available only at the hard copy location (e.g., copyrighted material), and some may not be publicly available in either location (e.g., CBI). To inspect the hard copy materials, please schedule an appointment during normal business hours with the contact listed in the **FOR FURTHER INFORMATION CONTACT** section.

**FOR FURTHER INFORMATION CONTACT:** Cynthia G. Allen, Air Division (Air-4), U.S. EPA Region 9, 75 Hawthorne Street, San Francisco, CA 94105, (415) 947-4120, [allen.cynthia@epa.gov](mailto:allen.cynthia@epa.gov).

#### SUPPLEMENTARY INFORMATION:

Throughout this document, the terms “we,” “us,” or “our” refer to U.S. EPA.

Organization of this document: The following outline is provided to aid in locating information in this preamble.

#### Table of Contents

- I. Background
- II. Public Comment
- III. EPA Action
- IV. Statutory and Executive Order Reviews

#### I. Background

On October 9, 2012 (77 FR 61308), EPA proposed to incorporate various Ventura County APCD air pollution control requirements into the OCS Air Regulations at 40 CFR part 55. We are incorporating these requirements in response to the submittal of these rules by the District. EPA has evaluated the proposed requirements to ensure that they are rationally related to the attainment or maintenance of federal or state ambient air quality standards or Part C of title I of the Act, that they are not designed expressly to prevent exploration and development of the OCS and that they are applicable to OCS

sources. 40 CFR 55.1. EPA has also evaluated the rules to ensure that they are not arbitrary or capricious. 40 CFR 55.12(e).

Section 328(a) of the Act requires that EPA establish requirements to control air pollution from OCS sources located within 25 miles of states’ seaward boundaries that are the same as onshore requirements. To comply with this statutory mandate, EPA must incorporate applicable onshore rules into 40 CFR part 55 as they exist onshore. This limits EPA’s flexibility in deciding which requirements will be incorporated into part 55 and prevents EPA from making substantive changes to the requirements it incorporates. As a result, EPA may be incorporating rules into part 55 that do not conform to all of EPA’s state implementation plan (SIP) guidance or certain requirements of the Act. Consistency updates may result in the inclusion of state or local rules or regulations into part 55, even though the same rules may ultimately be disapproved for inclusion as part of the SIP. Inclusion in the OCS rule does not imply that a rule meets the requirements of the Act for SIP approval, nor does it imply that the rule will be approved by EPA for inclusion in the SIP.

#### II. Public Comment

EPA’s proposed actions provided a 30-day public comment period. During this period, we received no comments on the proposed actions.

#### III. EPA Action

In this document, EPA takes final action to incorporate the proposed changes into 40 CFR part 55. No changes were made to the proposed action except for minor technical corrections to the list of rules in the part 55 regulatory text to accurately reflect the action we proposed. EPA is approving the proposed action under section 328(a)(1) of the Act, 42 U.S.C. 7627. Section 328(a) of the Act requires that EPA establish requirements to

control air pollution from OCS sources located within 25 miles of states' seaward boundaries that are the same as onshore requirements. To comply with this statutory mandate, EPA must incorporate applicable onshore rules into Part 55 as they exist onshore.

#### IV. Statutory and Executive Order Reviews

Under the Clean Air Act, the Administrator is required to establish requirements to control air pollution from OCS sources located within 25 miles of States' seaward boundaries that are the same as onshore air control requirements. To comply with this statutory mandate, EPA must incorporate applicable onshore rules into part 55 as they exist onshore. 42 U.S.C. 7627(a)(1); 40 CFR 55.12. Thus, in promulgating OCS consistency updates, EPA's role is to maintain consistency between OCS regulations and the regulations of onshore areas, provided that they meet the criteria of the Clean Air Act. Accordingly, this action simply updates the existing OCS requirements to make them consistent with requirements onshore, without the exercise of any policy discretion by EPA. For that reason, this action:

- Is not a "significant regulatory action" subject to review by the Office of Management and Budget under Executive Order 12866 (58 FR 51735, October 4, 1993);
- Is certified as not having a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*);
- Does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4);
- Does not have Federalism implications as specified in Executive Order 13132 (64 FR 43255, August 10, 1999);
- Is not an economically significant regulatory action based on health or safety risks subject to Executive Order 13045 (62 FR 19885, April 23, 1997);
- Is not a significant regulatory action subject to Executive Order 13211 (66 FR 28355, May 22, 2001);
- Is not subject to requirements of Section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) because application of those requirements would be inconsistent with the Clean Air Act; and
- Does not provide EPA with the discretionary authority to address, as appropriate, disproportionate human health or environmental effects, using

practicable and legally permissible methods, under Executive Order 12898 (59 FR 7629, February 16, 1994).

In addition, this rule does not have tribal implications as specified by Executive Order 13175 (65 FR 67249, November 9, 2000), because it does not have a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, nor does it impose substantial direct compliance costs on tribal governments, nor preempt tribal law.

Under the provisions of the Paperwork Reduction Act, 44 U.S.C. 3501 *et seq.*, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. OMB has approved the information collection requirements contained in 40 CFR part 55 and, by extension, this update to the rules, and has assigned OMB control number 2060-0249. Notice of OMB's approval of EPA Information Collection Request ("ICR") No. 1601.07 was published in the **Federal Register** on February 17, 2009 (74 FR 7432). The approval expires January 31, 2012. As EPA previously indicated (70 FR 65897-65898 (November 1, 2005)), the annual public reporting and recordkeeping burden for collection of information under 40 CFR part 55 is estimated to average 549 hours per response using the definition of burden provided in 44 U.S.C. 3502(2).

The Congressional Review Act, 5 U.S.C. 801 *et seq.*, as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this action and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the **Federal Register**. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by May 7, 2013. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this action for

the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

#### List of Subjects in 40 CFR Part 55

Environmental protection, Administrative practice and procedures, Air pollution control, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Nitrogen dioxide, Nitrogen oxides, Outer Continental Shelf, Ozone, Particulate matter, Permits, Reporting and recordkeeping requirements, Sulfur oxides.

Dated: November 21, 2012.

**Jared Blumenfeld,**

*Regional Administrator, Region IX.*

Title 40 of the Code of Federal Regulations, Part 55, is amended as follows:

#### PART 55—OUTER CONTINENTAL SHELF AIR REGULATIONS

- 1. The authority citation for part 55 continues to read as follows:

**Authority:** Section 328 of the Clean Air Act (42 U.S.C. 7401 *et seq.*) as amended by Public Law 101-549.

- 2. Section 55.14 is amended by revising paragraph (e)(3)(ii)(H) to read as follows:

#### § 55.14 Requirements that apply to OCS sources located within 25 miles of States' seaward boundaries, by State.

\* \* \* \* \*

(e) \* \* \*

(3) \* \* \*

(ii) \* \* \*

(H) *Ventura County Air Pollution Control District Requirements Applicable to OCS Sources, October 2012.*

\* \* \* \* \*

- 3. Appendix A to CFR Part 55 is amended by revising paragraph (b)(8) under the heading "California" to read as follows:

#### Appendix A to Part 55—Listing of State and Local Requirements Incorporated by Reference Into Part 55, by State

\* \* \* \* \*

#### California

\* \* \* \* \*

(b) \* \* \*

(8) The following requirements are contained in *Ventura County Air Pollution Control District Requirements Applicable to OCS Sources*:

Rule 2 Definitions (Adopted 04/12/11)

- Rule 5 Effective Date (Adopted 04/13/04)
- Rule 6 Severability (Adopted 11/21/78)
- Rule 7 Zone Boundaries (Adopted 06/14/77)
- Rule 10 Permits Required (Adopted 04/13/04)
- Rule 11 Definition for Regulation II (Adopted 03/14/06)
- Rule 12 Applications for Permits (Adopted 06/13/95)
- Rule 13 Action on Applications for an Authority to Construct (Adopted 06/13/95)
- Rule 14 Action on Applications for a Permit to Operate (Adopted 06/13/95)
- Rule 15.1 Sampling and Testing Facilities (Adopted 10/12/93)
- Rule 16 BACT Certification (Adopted 06/13/95)
- Rule 19 Posting of Permits (Adopted 05/23/72)
- Rule 20 Transfer of Permit (Adopted 05/23/72)
- Rule 23 Exemptions from Permits (Adopted 04/12/11)
- Rule 24 Source Recordkeeping, Reporting, and Emission Statements (Adopted 09/15/92)
- Rule 26 New Source Review—General (Adopted 03/14/06)
- Rule 26.1 New Source Review—Definitions (Adopted 11/14/06)
- Rule 26.2 New Source Review—Requirements (Adopted 05/14/02)
- Rule 26.3 New Source Review—Exemptions (Adopted 03/14/06)
- Rule 26.6 New Source Review—Calculations (Adopted 03/14/06)
- Rule 26.8 New Source Review—Permit To Operate (Adopted 10/22/91)
- Rule 26.10 New Source Review—PSD (Repealed 06/28/11)
- Rule 26.11 New Source Review—ERC Evaluation At Time of Use (Adopted 05/14/02)
- Rule 26.12 Federal Major Modifications (Adopted 06/27/06)
- Rule 26.13 New Source Review—Prevention of Significant Deterioration (Adopted 06/28/11)
- Rule 28 Revocation of Permits (Adopted 07/18/72)
- Rule 29 Conditions on Permits (Adopted 03/14/06)
- Rule 30 Permit Renewal (Adopted 04/13/04)
- Rule 32 Breakdown Conditions: Emergency Variances, A., B.1., and D. only. (Adopted 02/20/79)
- Rule 33 Part 70 Permits—General (Adopted 04/12/11)
- Rule 33.1 Part 70 Permits—Definitions (Adopted 04/12/11)
- Rule 33.2 Part 70 Permits—Application Contents (Adopted 04/10/01)
- Rule 33.3 Part 70 Permits—Permit Content (Adopted 09/12/06)
- Rule 33.4 Part 70 Permits—Operational Flexibility (Adopted 04/10/01)
- Rule 33.5 Part 70 Permits—Time frames for Applications, Review and Issuance (Adopted 10/12/93)
- Rule 33.6 Part 70 Permits—Permit Term and Permit Reissuance (Adopted 10/12/93)
- Rule 33.7 Part 70 Permits—Notification (Adopted 04/10/01)
- Rule 33.8 Part 70 Permits—Reopening of Permits (Adopted 10/12/93)
- Rule 33.9 Part 70 Permits—Compliance Provisions (Adopted 04/10/01)
- Rule 33.10 Part 70 Permits—General Part 70 Permits (Adopted 10/12/93)
- Rule 34 Acid Deposition Control (Adopted 03/14/95)
- Rule 35 Elective Emission Limits (Adopted 04/12/11)
- Rule 36 New Source Review—Hazardous Air Pollutants (Adopted 10/06/98)
- Rule 42 Permit Fees (Adopted 04/12/11)
- Rule 44 Exemption Evaluation Fee (Adopted 04/08/08)
- Rule 45 Plan Fees (Adopted 06/19/90)
- Rule 45.2 Asbestos Removal Fees (Adopted 08/04/92)
- Rule 47 Source Test, Emission Monitor, and Call-Back Fees (Adopted 06/22/99)
- Rule 50 Opacity (Adopted 04/13/04)
- Rule 52 Particulate Matter—Concentration (Grain Loading) (Adopted 04/13/04)
- Rule 53 Particulate Matter—Process Weight (Adopted 04/13/04)
- Rule 54 Sulfur Compounds (Adopted 06/14/94)
- Rule 56 Open Burning (Adopted 11/11/03)
- Rule 57 Incinerators (Adopted 01/11/05)
- Rule 57.1 Particulate Matter Emissions from Fuel Burning Equipment (Adopted 01/11/05)
- Rule 62.7 Asbestos—Demolition and Renovation (Adopted 09/01/92)
- Rule 63 Separation and Combination of Emissions (Adopted 11/21/78)
- Rule 64 Sulfur Content of Fuels (Adopted 04/13/99)
- Rule 67 Vacuum Producing Devices (Adopted 07/05/83)
- Rule 68 Carbon Monoxide (Adopted 04/13/04)
- Rule 71 Crude Oil and Reactive Organic Compound Liquids (Adopted 12/13/94)
- Rule 71.1 Crude Oil Production and Separation (Adopted 06/16/92)
- Rule 71.2 Storage of Reactive Organic Compound Liquids (Adopted 09/26/89)
- Rule 71.3 Transfer of Reactive Organic Compound Liquids (Adopted 06/16/92)
- Rule 71.4 Petroleum Sumps, Pits, Ponds, and Well Cellars (Adopted 06/08/93)
- Rule 71.5 Glycol Dehydrators (Adopted 12/13/94)
- Rule 72 New Source Performance Standards (NSPS) (Adopted 09/9/08)
- Rule 73 National Emission Standards for Hazardous Air Pollutants (NESHAPS) (Adopted 09/9/08)
- Rule 74 Specific Source Standards (Adopted 07/06/76)
- Rule 74.1 Abrasive Blasting (Adopted 11/12/91)
- Rule 74.2 Architectural Coatings (Adopted 01/12/10)
- Rule 74.6 Surface Cleaning and Degreasing (Adopted 11/11/03—effective 07/01/04)
- Rule 74.6.1 Batch Loaded Vapor Degreasers (Adopted 11/11/03—effective 07/01/04)
- Rule 74.7 Fugitive Emissions of Reactive Organic Compounds at Petroleum Refineries and Chemical Plants (Adopted 10/10/95)
- Rule 74.8 Refinery Vacuum Producing Systems, Waste-water Separators and Process Turnarounds (Adopted 07/05/83)
- Rule 74.9 Stationary Internal Combustion Engines (Adopted 11/08/05)
- Rule 74.10 Components at Crude Oil Production Facilities and Natural Gas Production and Processing Facilities (Adopted 03/10/98)
- Rule 74.11 Natural Gas-Fired Residential Water Heaters—Control of NO<sub>x</sub> (Adopted 05/11/10)
- Rule 74.11.1 Large Water Heaters and Small Boilers (Adopted 09/14/99)
- Rule 74.12 Surface Coating of Metal Parts and Products (Adopted 04/08/08)
- Rule 74.15 Boilers, Steam Generators and Process Heaters (Adopted 11/08/94)
- Rule 74.15.1 Boilers, Steam Generators and Process Heaters (Adopted 06/13/00)
- Rule 74.16 Oil Field Drilling Operations (Adopted 01/08/91)
- Rule 74.20 Adhesives and Sealants (Adopted 01/11/05)
- Rule 74.23 Stationary Gas Turbines (Adopted 11/08/02)
- Rule 74.24 Marine Coating Operations (Adopted 11/11/03)
- Rule 74.24.1 Pleasure Craft Coating and Commercial Boatyard Operations (Adopted 01/08/02)
- Rule 74.26 Crude Oil Storage Tank Degassing Operations (Adopted 11/08/94)
- Rule 74.27 Gasoline and ROC Liquid Storage Tank Degassing Operations (Adopted 11/08/94)
- Rule 74.28 Asphalt Roofing Operations (Adopted 05/10/94)
- Rule 74.30 Wood Products Coatings (Adopted 06/27/06)
- Rule 75 Circumvention (Adopted 11/27/78)
- Rule 101 Sampling and Testing Facilities (Adopted 05/23/72)
- Rule 102 Source Tests (Adopted 04/13/04)
- Rule 103 Continuous Monitoring Systems (Adopted 02/09/99)
- Rule 154 Stage 1 Episode Actions (Adopted 09/17/91)
- Rule 155 Stage 2 Episode Actions (Adopted 09/17/91)
- Rule 156 Stage 3 Episode Actions (Adopted 09/17/91)
- Rule 158 Source Abatement Plans (Adopted 09/17/91)
- Rule 159 Traffic Abatement Procedures (Adopted 09/17/91)
- Rule 220 General Conformity (Adopted 05/09/95)
- Rule 230 Notice to Comply (Adopted 9/9/08)
- \* \* \* \* \*

[FR Doc. 2013-04554 Filed 3-7-13; 8:45 am]

BILLING CODE P

## FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Parts 2 and 25

[IB Docket No. 12–376; FCC 12–161]

#### Earth Stations Aboard Aircraft Communicating With Fixed-Satellite Service Geostationary-Orbit Space Stations

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

**SUMMARY:** In this *Report and Order*, the Federal Communications Commission (Commission) provides for the efficient licensing of two-way in-flight broadband services, including Internet access, to passengers and flight crews aboard commercial airliners and private aircraft. Specifically, the *Report and Order* establishes technical and licensing rules for Earth Stations Aboard Aircraft (ESAA), *i.e.*, earth stations on aircraft communicating with Fixed-Satellite Service (FSS) geostationary-orbit (GSO) space stations operating in the 10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz (space-to-Earth or downlink) and 14.0–14.5 GHz (Earth-to-space or uplink) frequency bands.

**DATES:** Effective April 8, 2013, except for §§ 25.132(b)(3), and 25.227(b), (c), and (d), which contain new information collection requirements that require approval by the Office of Management and Budget (OMB) under the PRA. The Federal Communications Commission will publish a document in the **Federal Register** announcing such approval and the relevant effective date.

**FOR FURTHER INFORMATION CONTACT:**

Andrea Kelly, Satellite Division, International Bureau, (202) 418–0719, or Howard Griboff, Policy Division, International Bureau, (202) 418–1460.

**SUPPLEMENTARY INFORMATION:** This is a summary of the Commission's *Report and Order*, adopted on December 20, 2012, and released on December 28, 2012 (FCC 12–161). The full text of this document is available for inspection and copying during normal business hours in the Commission Reference Center, 445 12th Street SW., Washington, DC 20554. The document is also available for download over the Internet at [http://hraunfoss.fcc.gov/edocs\\_public/attachmatch/FCC-12-161A1.doc](http://hraunfoss.fcc.gov/edocs_public/attachmatch/FCC-12-161A1.doc). The complete text may also be purchased from the Commission's copy contractor, Best Copy and Printing, in person at 445 12th Street SW., Room CY–B402, Washington, DC 20554, via telephone at (202) 488–5300, via facsimile at (202) 488–5563, or via email at [Commission@bcpiweb.com](mailto:Commission@bcpiweb.com).

### Summary of the Report and Order

On January 18, 2005, the Commission adopted the *Notice of Proposed Rulemaking* in IB Docket No. 05–20 (*Order*) (70 FR 20508–01), recognizing the emergence of the new market for geostationary-orbit (GSO) Fixed-Satellite Service (FSS) operations by proposing more flexible use of the 11.7–12.2 GHz and 14.0–14.5 GHz bands while protecting existing terrestrial and satellite services from harmful interference. The *Order* proposed to allocate the 11.7–12.2 GHz (space-to-Earth) frequency band on a primary basis for transmissions to earth stations onboard airborne aircraft from GSO FSS space stations, and the 14.0–14.5 GHz (Earth-to-space) frequency band on a secondary basis for transmissions to GSO FSS space stations from earth stations onboard airborne aircraft. The *Order* also proposed technical and licensing rules for these systems. In this *Report and Order*, the Commission allocates ESAA on a primary basis in the 11.7–12.2 GHz (space-to-Earth) band, allocating ESAA on an unprotected basis in the 10.95–11.2 GHz and 11.45–11.7 GHz (space-to-Earth) bands, and allocating ESAA on a secondary basis in the 14.0–14.5 GHz band (Earth-to-space). In addition, this *Report and Order* requires ESAA licensees to coordinate their operations with stations in the Space Research Service and the Radioastronomy Service to prevent interference and adopts technical rules for the operation of ESAA systems to ensure that ESAA systems do not interfere with other FSS users or terrestrial Fixed Service (FS) users. Further, this *Report and Order* adopts licensing requirements and operational requirements for ESAA for both U.S.-registered aircraft and for non-U.S.-registered aircraft operating in U.S. airspace and requires all ESAA licensees to operate consistently with the Communications Assistance to Law Enforcement Act (CALEA). At this time, the *Report and Order* declines to extend certain requirements concerning 1.5/1.6 GHz safety services to other frequency bands, including those used by ESAA.

### Final Regulatory Flexibility Analysis

The Regulatory Flexibility Act of 1980, as amended (RFA), requires that a regulatory flexibility analysis be prepared for notice-and-comment rule making proceedings, unless the agency certifies that “the rule will not, if promulgated, have a significant economic impact on a substantial number of small entities.” The RFA directs agencies to provide a description of and, where feasible, an estimate of

the number of small entities that may be affected by the rules adopted herein. The RFA generally defines the term “small entity” as having the same meaning as the terms “small business,” “small organization,” and “small governmental jurisdiction.” In addition, the term “small business” has the same meaning as the term “small business concern” under the Small Business Act. A small business concern is one that: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA). In light of the rules adopted in this *Report and Order*, we find that the category of Satellite Telecommunications licensees is affected by the new rules. Two economic census categories address the satellite industry. The first category has a small business size standard of \$15 million or less in average annual receipts, under SBA rules. The second has a size standard of \$25 million or less in annual receipts. The category of Satellite Telecommunications “comprises establishments primarily engaged in providing telecommunications services to other establishments in the telecommunications and broadcasting industries by forwarding and receiving communications signals via a system of satellites or reselling satellite telecommunications.” Census Bureau data for 2007 show that 512 Satellite Telecommunications firms that operated for that entire year. Of this total, 464 firms had annual receipts of under \$10 million, and 18 firms had receipts of \$10 million to \$24,999,999. Consequently, the Commission estimates that the majority of Satellite Telecommunications firms are small entities that might be affected by our action. The second category, *i.e.*, “All Other Telecommunications” comprises “establishments primarily engaged in providing specialized telecommunications services, such as satellite tracking, communications telemetry, and radar station operation. This industry also includes establishments primarily engaged in providing satellite terminal stations and associated facilities connected with one or more terrestrial systems and capable of transmitting telecommunications to, and receiving telecommunications from, satellite systems. For this category, Census Bureau data for 2007 show that there were a total of 2,383 firms that operated for the entire year. Of this total, 2,347 firms had annual receipts of under \$25 million and 12 firms had

annual receipts of \$25 million to \$49,999,999. Consequently, the Commission estimates that the majority of All Other Telecommunications firms are small entities that might be affected by our action. Commission records reveal that there are approximately 20 space station licensees and operators in the 10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz and 14.0–14.5 GHz frequency bands. The Commission does not request or collect annual revenue information concerning such licensees and operators, and thus is unable to estimate the number of geostationary space station licensees and operators that would constitute a small business under the SBA definition cited above, or apply any rules providing special consideration for geostationary space station licensees and operators that are small businesses. Currently there are approximately 2,879 operational Fixed-Satellite Service transmit/receive earth stations authorized for use in the band. The Commission does not request or collect annual revenue information, and thus is unable to estimate the number of earth stations that would constitute a small business under the SBA definition. In this *Report and Order*, we require satellite operators to maintain tracking data on the location of airborne terminals for one year. This database will assist investigations of radio frequency interference claims. ESAA operators must name a point of contact to maintain information about location and frequencies used by ESAA terminals. Such information will assist in investigating radio frequency interference claims. The Commission does not expect significant costs associated with these proposals. Therefore, we do not anticipate that the burden of compliance will be greater for smaller entities. The RFA requires that, to the extent consistent with the objectives of applicable statutes, the analysis shall discuss significant alternatives such as: (1) The establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance and reporting requirements under the rule for small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule, or any part thereof, for small entities. In adopting blanket licensing with 15-year terms for conforming ESAA terminals, the *Report and Order* simplifies the application process for ESAA and establishes licensing terms consistent with other

satellite-based services, such as ESV and VMES. Thus, adoption of the rules should reduce the costs associated with obtaining and maintaining authority to operate an ESAA network.

#### Final Paperwork Reduction Act of 1995 Analysis

This *Report and Order* contains new or modified information collection requirements subject to the Paperwork Reduction Act of 1995 (PRA), *Public Law 104–13* (44 U.S.C. 3501–3520). The requirements will be submitted to the Office of Management and Budget (OMB) for review under section 3507(d) of the PRA. OMB, the general public, and other Federal agencies will be invited to comment on the new or modified information collection requirements contained in this proceeding in a separate notice that will be published in the **Federal Register** inviting comment on the new or revised requirements. The requirements will not go into effect until OMB has approved them and the Commission has published a notice announcing the effective date of the information collection requirements. In addition, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, *see* 44 U.S.C. 3506(c)(4), we previously sought specific comment on how the Commission might further reduce the information collection burden for small business concerns with fewer than 25 employees. In *Report and Order*, we have assessed the effects of the new rules that impose various requirements on ESAA providers, and find that the collection of information requirements will not have a significant impact on small business concerns with fewer than 25 employees.

#### Congressional Review Act

The Commission will send a copy of this Report and Order to Congress and the Government Accountability Office pursuant to the Congressional Review Act, *see* 5 U.S.C. 801(a)(1)(A).

#### Ordering Clauses

*It is ordered* that, pursuant to the authority contained in sections 4(i), 4(j), 7(a), 302(a), 303(c), 303(e), 303(f), 303(g), 303(j), 303(r), and 303(y) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 157(a), 302(a), 303(c), 303(e), 303(f), 303(g), 303(j), 303(r), 303(y), this Report and Order in IB Docket No. 05–20 is adopted.

*It is further ordered* that parts 2 and 25 of the Commission's rules are amended and shall be effective 30 days after the date of publication in the **Federal Register**, except for

§§ 25.132(b)(3), and 25.227(b), (c), and (d), which contain new information collection requirements that require approval by the Office of Management and Budget (OMB) under the PRA. The Federal Communications Commission will publish a document in the **Federal Register** announcing such approval and the relevant effective date.

*It is further ordered* that the final regulatory flexibility analysis, as required by section 604 of the Regulatory Flexibility Act, is adopted.

*It is further ordered* that the International Bureau is delegated authority to issue Public Notices consistent with this Report and Order.

*It is further ordered* that IB Docket No. 05–20 is terminated.

*It is further ordered* that the Commission's Consumer and Governmental Affairs Bureau, Reference Information Center shall send a copy of this Report and Order and the related Notice of Proposed Rulemaking, including the final regulatory flexibility analysis and initial regulatory flexibility analysis, to the Chief Counsel for Advocacy of the Small Business Administration, in accordance with section 603(a) of the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*

#### List of Subjects in 47 CFR Parts 2 and 25

Frequency allocations, Satellites.

Federal Communications Commission.

Marlene H. Dortch,  
Secretary.

#### Final Rule

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR parts 2 and 25 as follows:

#### PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

■ 1. The authority citation for Part 2 continues to read as follows:

**Authority:** 47 U.S.C. 154, 302a, 303, and 336, unless otherwise noted.

■ 2. Amend § 2.106, the Table of Frequency Allocations, to read as follows:

■ a. Pages 47–49 are revised.

■ b. In the list of United States (US) Footnotes, footnote US133 is added in alphanumerical order.

■ c. In the list of non-Federal Government (NG) Footnotes, footnotes NG52, NG54, and NG55 are added in alphanumerical order and footnotes NG104, NG182, NG184, and NG186 are removed.

The revisions and additions read as follows:

§ 2.106 Table of Frequency Allocations.

\* \* \* \* \*

BILLING CODE 6712-01-P



Table of Frequency Allocations			10-14 GHz (SHF)		Page 47
International Table			United States Table		FCC Rule Part(s)
Region 1 Table	Region 2 Table	Region 3 Table	Federal Table	Non-Federal Table	
10-10.45 FIXED MOBILE RADIOLOCATION Amateur 5.479	10-10.45 RADIOLOCATION Amateur 5.479 5.480	10-10.45 FIXED MOBILE RADIOLOCATION Amateur 5.479	10-10.5 RADIOLOCATION US108 G32	10-10.45 Amateur Radiolocation US108  5.479 US128 NG50	Private Land Mobile (90) Amateur Radio (97)
10.45-10.5 RADIOLOCATION Amateur Amateur-satellite 5.481			5.479 US128	10.45-10.5 Amateur Amateur-satellite Radiolocation US108 US128 NG50	
10.5-10.55 FIXED MOBILE Radiolocation	10.5-10.55 FIXED MOBILE RADIOLOCATION		10.5-10.55 RADIOLOCATION US59		Private Land Mobile (90)
10.55-10.6 FIXED MOBILE except aeronautical mobile Radiolocation			10.55-10.6	10.55-10.6 FIXED	Fixed Microwave (101)
10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) FIXED MOBILE except aeronautical mobile RADIO ASTRONOMY SPACE RESEARCH (passive) Radiolocation 5.149 5.482 5.482A			10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) SPACE RESEARCH (passive)  US130 US131 US265	10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) FIXED US265 SPACE RESEARCH (passive) US130 US131	
10.68-10.7 EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY SPACE RESEARCH (passive) 5.340 5.483			10.68-10.7 EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY US74 SPACE RESEARCH (passive) US131 US246		
10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 5.484A (Earth-to-space) 5.484 MOBILE except aeronautical mobile	10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 5.484A MOBILE except aeronautical mobile		10.7-11.7  US131 US211	10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 US131 US211 NG52	Satellite Communications (25) Fixed Microwave (101)
11.7-12.5 FIXED MOBILE except aeronautical mobile BROADCASTING BROADCASTING-SATELLITE 5.492	11.7-12.1 FIXED 5.486 FIXED-SATELLITE (space-to-Earth) 5.484A 5.488 Mobile except aeronautical mobile 5.485 12.1-12.2 FIXED-SATELLITE (space-to-Earth) 5.484A 5.488 5.485 5.489	11.7-12.2 FIXED MOBILE except aeronautical mobile BROADCASTING BROADCASTING-SATELLITE 5.492  5.487 5.487A	11.7-12.2	11.7-12.2 FIXED-SATELLITE (space-to-Earth) 5.485 5.488 NG55 NG143 NG183 NG187	Satellite Communications (25)

5.487 5.487A 12.5-12.75 FIXED-SATELLITE (space-to-Earth) 5.484A (Earth-to-space)	12.2-12.7 FIXED MOBILE except aeronautical mobile BROADCASTING BROADCASTING-SATELLITE 5.492	12.2-12.5 FIXED FIXED-SATELLITE (space-to-Earth) MOBILE except aeronautical mobile BROADCASTING 5.484A 5.487	12.2-12.75	12.2-12.7 FIXED BROADCASTING-SATELLITE	Satellite Communications (25) Fixed Microwave (101)
	5.487A 5.488 5.490	12.5-12.75 FIXED FIXED-SATELLITE (space-to-Earth) 5.484A MOBILE except aeronautical mobile BROADCASTING-SATELLITE 5.493		5.487A 5.488 5.490	
5.494 5.495 5.496 12.75-13.25 FIXED FIXED-SATELLITE (Earth-to-space) 5.441 MOBILE Space research (deep space) (space-to-Earth)	12.7-12.75 FIXED FIXED-SATELLITE (Earth-to-space) MOBILE except aeronautical mobile			12.7-12.75 FIXED NG118 FIXED-SATELLITE (Earth-to-space) MOBILE	TV Broadcast Auxiliary (74F) Cable TV Relay (78) Fixed Microwave (101)
13.25-13.4 EARTH EXPLORATION-SATELLITE (active) AERONAUTICAL RADIONAVIGATION 5.497 SPACE RESEARCH (active)  5.498A 5.499			12.75-13.25	12.75-13.25 FIXED NG118 FIXED-SATELLITE (Earth-to-space) 5.441 NG52 MOBILE	Satellite Communications (25) TV Broadcast Auxiliary (74F) Cable TV Relay (78) Fixed Microwave (101)
			US251	US251 NG53	
13.4-13.75 EARTH EXPLORATION-SATELLITE (active) RADIOLOCATION SPACE RESEARCH 5.501A Standard frequency and time signal-satellite (Earth-to-space)  5.499 5.500 5.501 5.501B			13.25-13.4 EARTH EXPLORATION-SATELLITE (active) AERONAUTICAL RADIONAVIGATION 5.497 SPACE RESEARCH (active) 5.498A	13.25-13.4 AERONAUTICAL RADIONAVIGATION 5.497 Earth exploration-satellite (active) Space research (active)	Aviation (87)
			13.4-13.75 EARTH EXPLORATION-SATELLITE (active) RADIOLOCATION G59 SPACE RESEARCH 5.501A Standard frequency and time signal-satellite (Earth-to-space) 5.501B	13.4-13.75 Earth exploration-satellite (active) Radiolocation Space research Standard frequency and time signal-satellite (Earth-to-space)	Private Land Mobile (90)
13.75-14 FIXED-SATELLITE (Earth-to-space) 5.484A RADIOLOCATION Earth exploration-satellite Standard frequency and time signal-satellite (Earth-to-space) Space research  5.499 5.500 5.501 5.502 5.503			13.75-14 RADIOLOCATION G59 Standard frequency and time signal-satellite (Earth-to-space) Space research US337	13.75-14 FIXED-SATELLITE (Earth-to-space) US337 Standard frequency and time signal-satellite (Earth-to-space) Space research Radiolocation	Satellite Communications (25) Private Land Mobile (90)
			US356 US357	US356 US357	

Table of Frequency Allocations			14-17.7 GHz (SHF)		Page 49
International Table			United States Table		FCC Rule Part(s)
Region 1 Table	Region 2 Table	Region 3 Table	Federal Table	Non-Federal Table	
14-14.25 FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B RADIONAVIGATION 5.504 Mobile-satellite (Earth-to-space) 5.504B 5.504C 5.506A Space research			14-14.2 Space research US133	14-14.2 FIXED-SATELLITE (Earth-to-space) NG54 NG183 NG187 Mobile-satellite (Earth-to-space) Space research US133	Satellite Communications (25)
5.504A 5.505 14.25-14.3 FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B RADIONAVIGATION 5.504 Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.508A Space research			14.2-14.4	14.2-14.47 FIXED-SATELLITE (Earth-to-space) NG54 NG183 NG187 Mobile-satellite (Earth-to-space)	
5.504A 5.505 5.508 14.3-14.4 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radionavigation-satellite 5.504A	14.3-14.4 FIXED-SATELLITE (Earth-to-space) 5.457A 5.484A 5.506 5.506B Mobile-satellite (Earth-to-space) 5.506A Radionavigation-satellite 5.504A	14.3-14.4 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radionavigation-satellite 5.504A			
14.4-14.47 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Space research (space-to-Earth) 5.504A			14.4-14.47 Fixed Mobile		
14.47-14.5 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radio astronomy 5.149 5.504A			14.47-14.5 Fixed Mobile  US133 US203 US342	14.47-14.5 FIXED-SATELLITE (Earth-to-space) NG54 NG183 NG187 Mobile-satellite (Earth-to-space)  US133 US203 US342	
14.5-14.8 FIXED FIXED-SATELLITE (Earth-to-space) 5.510 MOBILE Space research			14.5-14.7145 FIXED Mobile Space research 14.7145-14.8 MOBILE Fixed Space research	14.5-14.8	
14.8-15.35 FIXED MOBILE Space research			14.8-15.1365 MOBILE SPACE RESEARCH Fixed US310	14.8-15.1365  US310	

\* \* \* \* \*

## United States (US) Footnotes

\* \* \* \* \*

US133 In the bands 14–14.2 GHz and 14.47–14.5 GHz, the following provisions shall apply to the operations of Earth Stations Aboard Aircraft (ESAA):

(a) In the band 14–14.2 GHz, ESAA licensees proposing to operate within radio line-of-sight of the coordinates specified in 47 CFR 25.227(c) are subject to prior coordination with NTIA in order to minimize harmful interference to the ground terminals of NASA's Tracking and Data Relay Satellite System (TDRSS).

(b) In the band 14.47–14.5 GHz, operations within radio line-of-sight of the radio astronomy stations specified in 47 CFR 25.226(d)(2) are subject to coordination with the National Science Foundation in accordance with 47 CFR 25.227(d).

\* \* \* \* \*

## Non-Federal Government (NG) Footnotes

\* \* \* \* \*

NG52 Except as otherwise provided for herein, use of the bands 10.7–11.7 GHz (space-to-Earth) and 12.75–13.25 GHz (Earth-to-space) by geostationary satellites in the fixed-satellite service (FSS) shall be limited to international systems, *i.e.*, other than domestic systems. In the sub-bands 10.95–11.2 GHz and 11.45–11.7 GHz, Earth Stations on Vessels (ESV), Vehicle-Mounted Earth Stations (VMES), and Earth Stations Aboard Aircraft (ESAA) as regulated under 47 CFR part 25 may be authorized for the reception of FSS emissions from geostationary satellites, subject to the condition that these earth stations shall not claim protection from transmissions of non-Federal stations in the fixed service.

\* \* \* \* \*

NG54 In the band 14–14.5 GHz, Earth Stations Aboard Aircraft (ESAA) as regulated under 47 CFR part 25 may be authorized to communicate with geostationary satellites in the fixed-satellite service (Earth-to-space), subject to the condition that ESAA shall not claim protection from, nor cause interference to, earth stations at given positions (where the given position may be a specified fixed point or any fixed point within specified areas).

NG55 In the band 11.7–12.2 GHz, Earth Stations Aboard Aircraft (ESAA) as regulated under 47 CFR part 25 are an application of the fixed-satellite service and may be authorized to communicate with geostationary

satellites in the fixed-satellite service (space-to-Earth) on a primary basis.

\* \* \* \* \*

## PART 25—SATELLITE COMMUNICATIONS

■ 3. The authority citation for Part 25 continues to read as follows:

**Authority:** 47 U.S.C. 701–744. Interprets or applies Sections 4, 301, 302, 303, 307, 309, and 332 of the Communications Act, as amended, 47 U.S.C. 154, 301, 302, 303, 307, 309, and 332 unless otherwise noted.

■ 4. Section 25.115 is amended by revising paragraph (a)(2)(iii) to read as follows:

### § 25.115 Application for earth station authorizations.

\* \* \* \* \*

(a) \* \* \*

(2) \* \* \*

(iii) The earth station is not an ESV, VMES or ESAA.

\* \* \* \* \*

■ 5. Section 25.130 is amended by revising paragraph (a) introductory text to read as follows:

### § 25.130 Filing requirements for transmitting earth stations.

(a) Applications for a new or modified transmitting earth station facility shall be submitted on FCC Form 312, and associated Schedule B, accompanied by any required exhibits, except for those earth station applications filed on FCC Form 312EZ pursuant to § 25.115(a). All such earth station license applications must be filed electronically through the International Bureau Filing System (IBFS) in accordance with the applicable provisions of part 1, subpart Y of this chapter. Additional filing requirements for Earth Stations on Vessels are described in §§ 25.221 and 25.222. Additional filing requirements for Vehicle-Mounted Earth Stations are described in § 25.226. Additional filing requirements for Earth Stations Aboard Aircraft are described in § 25.227. In addition, applicants that are not required to submit applications on Form 312EZ, other than ESV, VMES or ESAA applicants, must submit the following information to be used as an “informative” in the public notice issued under § 25.151 as an attachment to their application:

\* \* \* \* \*

■ 6. Section 25.132 is amended by revising paragraph (b)(3) to read as follows:

### § 25.132 Verification of earth station antenna performance standards.

\* \* \* \* \*

(b) \* \* \*

(3) Applicants seeking authority to use an antenna that does not meet the standards set forth in § 25.209(a) and (b), pursuant to the procedure set forth in § 25.220, § 25.221, § 25.222, § 25.223, § 25.226 or § 25.227, are required to submit a copy of the manufacturer's range test plots of the antenna gain patterns specified in paragraph (b)(1) of this section.

\* \* \* \* \*

■ 7. Section 25.201 is amended by adding a definition of *Earth Stations Aboard Aircraft (ESAA)* in alphabetical order to read as follows:

### § 25.201 Definitions.

\* \* \* \* \*

*Earth Stations Aboard Aircraft (ESAA).* ESAA is an earth station or earth stations, operating from an aircraft, that receives from and transmits to geostationary satellite orbit Fixed-Satellite Service space stations and operates within the United States pursuant to the requirements set out in § 25.227.

\* \* \* \* \*

■ 8. Section 25.202 is amended by adding paragraph (a)(11) to read as follows:

### § 25.202 Frequencies, frequency tolerance and emission limitations.

\* \* \* \* \*

(a)(11)(i) The following frequencies are available for use by Earth Stations Aboard Aircraft (ESAA):

10.95–11.2 GHz (space-to-Earth)

11.45–11.7 GHz (space-to-Earth)

11.7–12.2 GHz (space-to-Earth)

14.0–14.5 GHz (Earth-to-space)

(ii) ESAAs shall be authorized as set forth in § 25.227.

\* \* \* \* \*

■ 9. Section 25.203 is amended by revising the introductory text in paragraph (c), and paragraphs (d) and (k) to read as follows:

### § 25.203 Choice of sites and frequencies.

\* \* \* \* \*

(c) Prior to the filing of its application, an applicant for operation of an earth station, other than an ESV, VMES or ESAA, shall coordinate the proposed frequency usage with existing terrestrial users and with applicants for terrestrial station authorizations with previously filed applications in accordance with the following procedure:

\* \* \* \* \*

(d) An applicant for operation of an earth station, other than an ESV, VMES or an ESAA, shall also ascertain whether the great circle coordination distance contours and rain scatter coordination distance contours,

computed for those values of parameters indicated in § 25.251 (Appendix 7 of the ITU RR) for international coordination, cross the boundaries of another Administration. In this case, the applicant shall furnish the Commission copies of these contours on maps drawn to appropriate scale for use by the Commission in effecting coordination of the proposed earth station with the Administration(s) affected.

\* \* \* \* \*

(k) An applicant for operation of an earth station, other than an ESV, VMES or an ESAA, that will operate with a geostationary satellite or non-geostationary satellite in a shared frequency band in which the non-geostationary system is (or is proposed to be) licensed for feeder links, shall demonstrate in its applications that its proposed earth station will not cause unacceptable interference to any other satellite network that is authorized to operate in the same frequency band, or certify that the operations of its earth station shall conform to established coordination agreements between the operator(s) of the space station(s) with which the earth station is to communicate and the operator(s) of any other space station licensed to use the band.

\* \* \* \* \*

■ 10. Section 25.204 is amended by adding paragraph (k) to read as follows:

**§ 25.204 Power limits.**

\* \* \* \* \*

(k) Within radio line-of-sight of the Tracking and Data Relay System Satellite (TDRSS) sites identified in § 25.227(c), ESAA transmissions in the 14.0–14.2 GHz (Earth-to-space) band shall not exceed an EIRP spectral density towards or below the horizon of 12.5 dBW/MHz, and shall not exceed an EIRP towards or below the horizon of 16.3 dBW.

■ 11. Section 25.205 is amended by adding paragraph (d) to read as follows:

**§ 25.205 Minimum angle of antenna elevation.**

\* \* \* \* \*

(d) While on the ground, ESAAs shall not be authorized for transmission at angles less than 5° measured from the

plane of the horizon to the direction of maximum radiation. While in flight there is no minimum angle of antenna elevation.

■ 12. Section 25.209 paragraph (f) is revised to read as follows:

**§ 25.209 Antenna performance standards.**

\* \* \* \* \*

(f) An earth station with an antenna not conforming to the standards of paragraphs (a) and (b) of this section will be authorized only if the applicant meets its burden of demonstrating that its antenna will not cause unacceptable interference. For ESVs in the C-band, this demonstration must comply with the procedures set forth in § 25.221. For ESVs in the Ku-band, this demonstration must comply with the procedures set forth in § 25.222. For VMES, this demonstration shall comply with the procedures set forth in § 25.226. For ESAAs, this demonstration shall comply with the procedures set forth in § 25.227. For feeder-link earth stations in the 17/24 GHz BSS, this demonstration must comply with the procedures set forth in § 25.223. For other FSS earth stations, this demonstration must comply with the procedures set forth in §§ 25.218 or 25.220. In any case, the Commission will impose appropriate terms and conditions in its authorization of such facilities and operations.

\* \* \* \* \*

■ 13. Section 25.218 is amended by revising the section heading and paragraph (a)(1) to read as follows:

**§ 25.218 Off-axis EIRP density envelope for FSS earth station operators.**

(a) \* \* \*

(1) ESV, VMES and ESAA Applications

\* \* \* \* \*

■ 14. Section 25.220 is amended by revising paragraph (a)(1) to read as follows:

**§ 25.220 Non-conforming transmit/receive earth station operations.**

(a)(1) This section applies to earth station applications other than ESV, VMES, ESAA and 17/24 GHz BSS feeder link applications in which the proposed earth station operations do not fall

within the applicable off-axis EIRP density envelope specified in § 25.218.

\* \* \* \* \*

■ 15. Add § 25.227 to Subpart C of Part 25 to read as follows:

**§ 25.227 Blanket licensing provisions for Earth Stations Aboard Aircraft (ESAAs) receiving in the 10.95–11.2 GHz (space-to-Earth), 11.45–11.7 GHz (space-to-Earth), and 11.7–12.2 GHz (space-to-Earth) frequency bands and transmitting in the 14.0–14.5 GHz (Earth-to-space) frequency band, operating with Geostationary Satellites in the Fixed-Satellite Service.**

(a) The following ongoing requirements govern all ESAA licensees and operations in the 10.95–11.2 GHz (space-to-Earth), 11.45–11.7 GHz (space-to-Earth), 11.7–12.2 GHz (space-to-Earth) and 14.0–14.5 GHz (Earth-to-space) frequency bands receiving from and transmitting to geostationary orbit satellites in the Fixed-Satellite Service. ESAA licensees shall comply with the requirements in either paragraph (a)(1), (a)(2) or (a)(3) of this section and all of the requirements set forth in paragraphs (a)(4) through (a)(16) and paragraphs (c), (d), and (e) of this section. Paragraph (b) of this section identifies items that shall be included in the application for ESAA operations to demonstrate that these ongoing requirements will be met.

(1) The following requirements shall apply to an ESAA that uses transmitters with off-axis EIRP spectral-densities lower than or equal to the levels in paragraph (a)(1)(i) of this section. ESAA licensees operating under this section shall provide a detailed demonstration as described in paragraph (b)(1) of this section. The ESAA transmitter also shall comply with the antenna pointing and cessation of emission requirements in paragraphs (a)(1)(ii) and (iii) of this section.

(i) An ESAA licensee shall not exceed the off-axis EIRP spectral-density limits and conditions defined in paragraphs (a)(1)(i)(A) through (D) of this subsection.

(A) The off-axis EIRP spectral-density for co-polarized signals emitted from the ESAA, in the plane of the geostationary satellite orbit (GSO) as it appears at the particular earth station location, shall not exceed the following values:

15 - 10 log <sub>10</sub> (N) - 25 log <sub>10</sub> θ .....	dBW/4 kHz .....	For .....	1.5° ≤ θ ≤ 7°
-6 - 10 log <sub>10</sub> (N) .....	dBW/4 kHz .....	For .....	7° < θ ≤ 9.2°
18 - 10 log <sub>10</sub> (N) - 25 log <sub>10</sub> θ .....	dBW/4 kHz .....	For .....	9.2° < θ ≤ 48°
-24 - 10 log <sub>10</sub> (N) .....	dBW/4 kHz .....	For .....	48° < θ ≤ 85°
-14 - 10 log <sub>10</sub> (N) .....	dBW/4 kHz .....	For .....	85° < θ ≤ 180°

where theta (θ) is the angle in degrees from the line connecting the focal point

of the antenna to the orbital location of the target satellite in the plane of the

GSO. The plane of the GSO is determined by the focal point of the

antenna and the line tangent to the arc of the GSO at the orbital location of the target satellite. For ESAA networks using frequency division multiple access (FDMA) or time division multiple access (TDMA) techniques, N is equal to one. For ESAA networks using multiple co-frequency transmitters that have the same EIRP

density, N is the maximum expected number of co-frequency simultaneously transmitting ESAA earth stations in the same satellite receiving beam. For the purpose of this subsection, the peak EIRP density of an individual sidelobe shall not exceed the envelope defined above for  $\theta$  between  $1.5^\circ$  and  $7.0^\circ$ . For  $\theta$  greater than  $7.0^\circ$ , the envelope shall be

exceeded by no more than 10% of the sidelobes, provided no individual sidelobe exceeds the envelope given above by more than 3 dB.

(B) In all directions other than along the GSO, the off-axis EIRP spectral-density for co-polarized signals emitted from the ESAA shall not exceed the following values:

18 - $10 \log_{10} (N) - 25 \log \log_{10} \theta$ .....	dBW/4 kHz .....	For .....	$3.0^\circ \leq \theta \leq 48^\circ$
-24 - $10 \log_{10} (N)$ .....	dBW/4 kHz .....	For .....	$48^\circ < \theta \leq 85^\circ$
-14 - $10 \log_{10} (N)$ .....	dBW/4kHz .....	For .....	$85^\circ < \theta \leq 180^\circ$

where  $\theta$  and N are defined in paragraph (a)(1)(i)(A). This off-axis EIRP spectral-density applies in any plane that includes the line connecting the focal point of the antenna to the orbital location of the target satellite with the exception of the plane of the GSO as defined in paragraph (a)(1)(i)(A) of this

section. For the purpose of this subsection, the envelope shall be exceeded by no more than 10% of the sidelobes provided no individual sidelobe exceeds the EIRP density envelope given above by more than 6 dB. The region of the main reflector spillover energy is to be interpreted as

a single lobe and shall not exceed the envelope by more than 6 dB.

(C) The off-axis EIRP spectral-density for cross-polarized signals emitted from the ESAA shall not exceed the following values:

5 - $10 \log_{10} (N) - 25 \log_{10} \theta$ .....	dBW/4kHz .....	For .....	$1.8^\circ < \theta \leq 7^\circ$
-16 - $10 \log_{10} (N)$ .....	dBW/4kHz .....	For .....	$7^\circ < \theta \leq 9.2^\circ$

where  $\theta$  and N are defined in paragraph (a)(1)(i)(A). This off-axis EIRP spectral-density applies in the plane of the geostationary satellite orbit as it appears at the particular earth station location.

(ii) Each ESAA transmitter shall meet one of the following antenna pointing requirements:

(A) Each ESAA transmitter shall maintain a pointing error of less than or equal to  $0.2^\circ$  between the orbital location of the target satellite and the axis of the main lobe of the ESAA antenna; or

(B) Each ESAA transmitter shall declare a maximum antenna pointing error that may be greater than  $0.2^\circ$  provided that the ESAA does not exceed the off-axis EIRP spectral-density limits in paragraph (a)(1)(i) of this section, taking into account the antenna pointing error.

(iii) Each ESAA transmitter shall meet one of the following cessation of emission requirements:

(A) For ESAs operating under paragraph (a)(1)(ii)(A) of this section, all emissions from the ESAA shall automatically cease within 100 milliseconds if the angle between the orbital location of the target satellite and the axis of the main lobe of the ESAA antenna exceeds  $0.5^\circ$ , and transmission shall not resume until such angle is less than or equal to  $0.2^\circ$ , or

(B) For ESAA transmitters operating under paragraph (a)(1)(ii)(B) of this section, all emissions from the ESAA shall automatically cease within 100 milliseconds if the angle between the

orbital location of the target satellite and the axis of the main lobe of the ESAA antenna exceeds the declared maximum antenna pointing error and shall not resume transmissions until such angle is less than or equal to the declared maximum antenna pointing error.

(2) The following requirements shall apply to an ESAA, or ESAA system, that uses off-axis EIRP spectral-densities in excess of the levels in paragraph (a)(1)(i) of this section. An ESAA, or ESAA network, operating under this subsection shall file certifications and provide a detailed demonstration as described in paragraph (b)(2) of this section.

(i) The ESAA shall transmit only to the target satellite system(s) referred to in the certifications required by paragraph (b)(2) of this section.

(ii) If a good faith agreement cannot be reached between the target satellite operator and the operator of a future satellite that is located within 6 degrees longitude of the target satellite, the ESAA operator shall accept the power-density levels that would accommodate that adjacent satellite.

(iii) The ESAA shall operate in accordance with the off-axis EIRP spectral-densities that the ESAA supplied to the target satellite operator in order to obtain the certifications listed in paragraph (b)(2) of this section. The ESAA shall automatically cease emissions within 100 milliseconds if the ESAA transmitter exceeds the off-axis EIRP spectral-densities supplied to the target satellite operator and

transmission shall not resume until ESAA conforms to the off-axis EIRP spectral densities supplied to the target satellite operator.

(iv) In the event that a coordination agreement discussed in paragraph (b)(2)(ii) of this section is reached, but that coordination agreement does not address protection from interference for the earth station, that earth station will be protected from interference to the same extent that an earth station that meets the requirements of § 25.209 of this title would be protected from interference.

(3) The following requirements shall apply to an ESAA system that uses variable power-density control of individual simultaneously transmitting co-frequency ESAA earth stations in the same satellite receiving beam. An ESAA system operating under this subsection shall provide a detailed demonstration as described in paragraph (b)(3) of this section.

(i) The effective aggregate EIRP density from all terminals shall be at least 1 dB below the off-axis EIRP density limits defined in paragraph (a)(1)(i)(A) through (C), with the value of  $N=1$ . In this context the term "effective" means that the resultant co-polarized and cross-polarized EIRP density experienced by any GSO or non-GSO satellite shall not exceed that produced by a single transmitter operating 1 dB below the limits defined in paragraph (a)(1)(i)(A) through (C). The individual ESAA transmitter shall automatically cease emissions within 100

milliseconds if the ESAA transmitter exceeds the off-axis EIRP density limits minus 1 dB specified above. If one or more ESAA transmitters causes the aggregate off-axis EIRP-densities to exceed the off-axis EIRP density limits minus 1dB specified above, then the transmitter or transmitters shall cease or reduce emissions within 100 milliseconds of receiving a command from the system's network control and monitoring center. An ESAA system operating under this subsection shall provide a detailed demonstration as described in paragraph (b)(3)(i) of this section.

(ii) The following requirements shall apply to an ESAA that uses off-axis EIRP spectral-densities in excess of the levels in paragraph (a)(3)(i) of this section. An ESAA system operating under this subsection shall file certifications and provide a detailed demonstration as described in paragraphs (b)(3)(ii) and (b)(3)(iii) of this section.

(A) If a good faith agreement cannot be reached between the target satellite operator and the operator of a future satellite that is located within 6 degrees longitude of the target satellite, the ESAA shall operate at an EIRP density defined in (a)(3)(i) of this section.

(B) The ESAA shall operate in accordance with the off-axis EIRP spectral-densities that the ESAA supplied to the target satellite operator in order to obtain the certifications listed in paragraph (b)(3)(ii) of this section. The individual ESAA terminals shall automatically cease emissions within 100 milliseconds if the ESAA transmitter exceeds the off-axis EIRP spectral-densities supplied to the target satellite operator. The overall system shall be capable of shutting off an individual transmitter or the entire system if the aggregate off-axis EIRP spectral-densities exceed those supplied to the target satellite operator.

(C) The ESAA shall transmit only to the target satellite system(s) referred to in the certifications required by paragraph (b)(3) of this section.

(4) An applicant filing to operate an ESAA terminal or system and planning to use a contention protocol shall certify that its contention protocol use will be reasonable.

(5) There shall be a point of contact in the United States, with phone number and address, available 24 hours a day, seven days a week, with authority and ability to cease all emissions from the ESAA.

(6) For each ESAA transmitter, a record of the vehicle location (*i.e.*, latitude/longitude/altitude), transmit frequency, channel bandwidth and satellite used shall be time annotated and maintained for a period of not less than one year. Records shall be recorded at time intervals no greater than one (1) minute while the ESAA is transmitting. The ESAA operator shall make this data available, in the form of a comma delimited electronic spreadsheet, within 24 hours of a request from the Commission, NTIA, or a frequency coordinator for purposes of resolving harmful interference events. A description of the units (*i.e.*, degrees, minutes, MHz \* \* \*) in which the records values are recorded will be supplied along with the records.

(7) In the 10.95–11.2 GHz (space-to-Earth) and 11.45–11.7 GHz (space-to-Earth) frequency bands ESAA's shall not claim protection from interference from any authorized terrestrial stations to which frequencies are either already assigned, or may be assigned in the future.

(8) An ESAA terminal receiving in the 11.7–12.2 GHz (space-to-Earth) bands shall receive protection from interference caused by space stations other than the target space station only to the degree to which harmful interference would not be expected to be caused to an earth station employing

an antenna conforming to the referenced patterns defined in paragraphs (a) and (b) of section 25.209 and stationary at the location at which any interference occurred.

(9) Each ESAA terminal shall automatically cease transmitting within 100 milliseconds upon loss of reception of the satellite downlink signal or when it detects that unintended satellite tracking has happened or is about to happen.

(10) Each ESAA terminal should be subject to the monitoring and control by an NCMC or equivalent facility. Each terminal must be able to receive at least "enable transmission" and "disable transmission" commands from the NCMC and must automatically cease transmissions immediately on receiving any "parameter change command," which may cause harmful interference during the change, until it receives an "enable transmission" command from its NCMC. In addition, the NCMC must be able to monitor the operation of an ESAA terminal to determine if it is malfunctioning.

(11) Each ESAA terminal shall be self-monitoring and, should a fault which can cause harmful interference to FSS networks be detected, the terminal must automatically cease transmissions.

(12) Unless otherwise stated all ESAA system that comply with the off-axis EIRP spectral-density limits in paragraph (a)(1)(i) of this section may request ALSAT authority.

(13) ESAA providers operating in the international airspace within line-of-sight of the territory of a foreign administration where fixed service networks have primary allocation in this band, the maximum power flux density (pfd) produced at the surface of the Earth by emissions from a single aircraft carrying an ESAA terminal should not exceed the following values unless the foreign Administration has imposed other conditions for protecting its fixed service stations:

-132 + 0.5 · θ .....	dB(W/(m <sup>2</sup> · MHz)) .....	For .....	θ ≤ 40°
-112 .....	dB(W/(m <sup>2</sup> · MHz)) .....	For .....	40° < θ ≤ 90°

Where: θ is the angle of arrival of the radio-frequency wave (degrees above the horizontal) and the aforementioned limits relate to the pfd and angles of arrival would be obtained under free-space propagation conditions.

(14) All ESAA terminals operated in U.S. airspace must be licensed by the Commission.

(15) For ESAA systems operating over international waters, ESAA operators will certify that their target space station

operators have confirmed that proposed ESAA operations are within coordinated parameters for adjacent satellites up to 6 degrees away on the geostationary arc.

(16) Prior to operations within the foreign nation's airspace, the ESAA operator will ascertain whether the relevant administration has operations that could be affected by ESAA terminals, and will determine whether that administration has adopted specific requirements concerning ESAA

operations. When the aircraft enters foreign airspace, the ESAA terminal would be required to operate under the Commission's rules, or those of the foreign administration, whichever is more constraining. To the extent that all relevant administrations have identified geographic areas from which ESAA operations would not affect their radio operations, ESAA operators would be free to operate within those identified areas without further action. To the

extent that the foreign administration has not adopted requirements regarding ESAA operations, ESAA operators would be required to coordinate their operations with any potentially affected operations.

(b) Applications for ESAA operation in the 14.0–14.5 GHz (Earth-to-space) band to GSO satellites in the Fixed-Satellite Service shall include, in addition to the particulars of operation identified on Form 312, and associated Schedule B, the applicable technical demonstrations in paragraphs (b)(1), (b)(2) or (b)(3) and the documentation identified in paragraphs (b)(4) through (b)(8) of this section.

(1) An ESAA applicant proposing to implement a transmitter under paragraph (a)(1) of this section shall demonstrate that the transmitter meets the off-axis EIRP spectral-density limits contained in paragraph (a)(1)(i) of this section. To provide this demonstration, the application shall include the tables described in paragraph (b)(1)(i) of this section or the certification described in paragraph (b)(1)(ii) of this section. The ESAA applicant also shall provide the value N described in paragraph (a)(1)(i)(A) of this section. An ESAA applicant proposing to implement a transmitter under paragraph (a)(1)(ii)(A) of this section shall provide the certifications identified in paragraph (b)(1)(iii) of this section. An ESAA applicant proposing to implement a transmitter under paragraph (a)(1)(ii)(B) of this section shall provide the demonstrations identified in paragraph (b)(1)(iv) of this section.

(i) Any ESAA applicant filing an application pursuant to paragraph (a)(1) of this section shall file three tables and/or graphs depicting off-axis EIRP density masks defined by § 25.227(a) and measured off-axis EIRP density levels of the proposed earth station antenna in the direction of the plane of the GSO; the co-polarized EIRP density in the elevation plane, that is, the plane perpendicular to the plane of the GSO; and cross-polarized EIRP density. Each table shall provide the EIRP density level at increments of  $0.1^\circ$  for angles between  $0^\circ$  and  $10^\circ$  off-axis, and at increments of  $5^\circ$  for angles between  $10^\circ$  and  $180^\circ$  off-axis.

(A) For purposes of the off-axis EIRP density table in the plane of the GSO, the off-axis angle is the angle in degrees from the line connecting the focal point of the antenna to the orbital location of the target satellite, and the plane of the GSO is determined by the focal point of the antenna and the line tangent to the arc of the GSO at the orbital position of the target satellite.

(B) For purposes of the off-axis co-polarized EIRP density table in the elevation plane, the off-axis angle is the angle in degrees from the line connecting the focal point of the antenna to the orbital location of the target satellite, and the elevation plane is defined as the plane perpendicular to the plane of the GSO defined in paragraph (b)(1)(i)(A) of this section.

(C) For purposes of the cross-polarized EIRP density table, the off-axis angle is the angle in degrees from the line connecting the focal point of the antenna to the orbital location of the target satellite and the plane of the GSO as defined in paragraph (b)(1)(i)(A) of this section will be used.

(ii) An ESAA applicant shall include a certification, in Schedule B, that the ESAA antenna conforms to the gain pattern criteria of § 25.209(a) and (b), that, combined with the maximum input power density calculated from the EIRP density less the antenna gain, which is entered in Schedule B, demonstrates that the off-axis EIRP spectral density envelope set forth in paragraphs (a)(1)(i)(A) through (a)(1)(i)(C) of this section will be met under the assumption that the antenna is pointed at the target satellite.

(iii) An ESAA applicant proposing to implement a transmitter under paragraph (a)(1)(ii)(A) of this section shall:

(A) Demonstrate that the total tracking error budget of their antenna is within  $0.2^\circ$  or less between the orbital location of the target satellite and the axis of the main lobe of the ESAA antenna. As part of the engineering analysis, the ESAA applicant must show that the antenna pointing error is within three sigma ( $\sigma$ ) from the mean value; and

(B) Demonstrate that the antenna tracking system is capable of ceasing emissions within 100 milliseconds if the angle between the orbital location of the target satellite and the axis of the main lobe of the ESAA antenna exceeds  $0.5^\circ$ .

(iv) An ESAA applicant proposing to implement a transmitter under paragraph (a)(1)(ii)(B) of this section shall:

(A) Declare, in its application, a maximum antenna pointing error and demonstrate that the maximum antenna pointing error can be achieved without exceeding the off-axis EIRP spectral-density limits in paragraph (a)(1)(i) of this section; and

(B) Demonstrate that the ESAA transmitter can detect if the transmitter exceeds the declared maximum antenna pointing error and can cease transmission within 100 milliseconds if the angle between the orbital location of the target satellite and the axis of the

main lobe of the ESAA antenna exceeds the declared maximum antenna pointing error, and will not resume transmissions until the angle between the orbital location of the target satellite and the axis of the main lobe of the ESAA antenna is less than or equal to the declared maximum antenna pointing error.

(2) An ESAA applicant proposing to implement a transmitter under paragraph (a)(2) of this section and using off-axis EIRP spectral-densities in excess of the levels in paragraph (a)(1)(i) of this section shall provide the following certifications and demonstration as exhibits to its earth station application:

(i) A statement from the target satellite operator certifying that the proposed operation of the ESAA has the potential to receive harmful interference from adjacent satellite networks that may be unacceptable.

(ii) A statement from the target satellite operator certifying that the power density levels that the ESAA applicant provided to the target satellite operator are consistent with the existing coordination agreements between its satellite(s) and the adjacent satellite systems within  $6^\circ$  of orbital separation from its satellite(s).

(iii) A statement from the target satellite operator certifying that it will include the power-density levels of the ESAA applicant in all future coordination agreements.

(iv) A demonstration from the ESAA operator that the ESAA system will comply with all coordination agreements reached by the satellite operator and is capable of detecting and automatically ceasing emissions within 100 milliseconds when the transmitter exceeds the off-axis EIRP spectral-densities supplied to the target satellite operator.

(3) An ESAA applicant proposing to implement an ESAA system under paragraph (a)(3) of this section and using variable power-density control of individual simultaneously transmitting co-frequency ESAA earth stations in the same satellite receiving beam shall provide the following certifications and demonstration as exhibits to its earth station application:

(i) The applicant shall make a detailed showing of the measures it intends to employ to maintain the effective aggregate EIRP density from all simultaneously transmitting co-frequency terminals operating with the same satellite transponder at least 1 dB below the off-axis EIRP density limits defined in paragraphs (a)(1)(i)(A) through (C) of this section. In this context the term “effective” means that



the resultant co-polarized and cross-polarized EIRP density experienced by any GSO or non-GSO satellite shall not exceed that produced by a single ESAA transmitter operating at 1 dB below the limits defined in paragraphs (a)(1)(i)(A) through (C) of this section. The applicant also must demonstrate that an individual transmitter and the entire ESAA system is capable of automatically ceasing emissions within 100 milliseconds if the aggregate off-axis EIRP-densities exceed the off-axis EIRP density limits minus 1 dB, as set forth in paragraph (a)(3)(i) of this section. The International Bureau will place this showing on public notice along with the application.

(ii) An applicant proposing to implement an ESAA system under paragraph (a)(3)(ii) of this section that uses off-axis EIRP spectral-densities in excess of the levels in paragraph (a)(3)(i) of this section shall provide the following certifications, demonstration and list of satellites as exhibits to its earth station application:

(A) A detailed showing of the measures the applicant intends to employ to maintain the effective aggregate EIRP density from all simultaneously transmitting co-frequency terminals operating with the same satellite transponder at the EIRP density limits supplied to the target satellite operator. The International Bureau will place this showing on Public Notice along with the application.

(B) A statement from the target satellite operator certifying that the proposed operation of the ESAA has the potential to create harmful interference to satellite networks adjacent to the target satellite(s) that may be unacceptable.

(C) A statement from the target satellite operator certifying that the aggregate power-density levels that the ESAA applicant provided to the target satellite operator are consistent with the existing coordination agreements between its satellite(s) and the adjacent satellite systems within 6° of orbital separation from its satellite(s).

(D) A statement from the target satellite operator certifying that it will include the aggregate power-density levels of the ESAA applicant in all future coordination agreements.

(E) A demonstration from the ESAA operator that the ESAA system is capable of detecting and automatically ceasing emissions within 100 milliseconds when an individual transmitter exceeds the off-axis EIRP spectral-densities supplied to the target satellite operator and that the overall system is capable of shutting off an

individual transmitter or the entire system if the aggregate off-axis EIRP spectral-densities exceed those supplied to the target satellite operator.

(F) An identification of the specific satellite or satellites with which the ESAA system will operate.

(4) There shall be an exhibit included with the application describing the geographic area(s) in which the ESAA will operate.

(5) Any ESAA applicant filing for an ESAA terminal or system and planning to use a contention protocol shall include in its application a certification that will comply with the requirements of paragraph (a)(4) of this section.

(6) The point of contact referred to in paragraph (a)(5) of this section shall be included in the application.

(7) Any ESAA applicant filing for an ESAA terminal or system shall include in its application a certification that will comply with the requirements of paragraphs (a)(6), (a)(9), (a)(10), and (a)(11) of this section.

(8) All ESAA applicants shall submit a radio frequency hazard analysis determining via calculation, simulation, or field measurement whether ESAA terminals, or classes of terminals, will produce power densities that will exceed the Commission's radio frequency exposure criteria. ESAA applicants with ESAA terminals that will exceed the guidelines in § 1.1310 of this chapter for radio frequency radiation exposure shall provide, with their environmental assessment, a plan for mitigation of radiation exposure to the extent required to meet those guidelines. All ESAA licensees shall ensure installation of ESAA terminals on aircraft by qualified installers who have an understanding of the antenna's radiation environment and the measures best suited to maximize protection of the general public and persons operating the vehicle and equipment. An ESAA terminal exhibiting radiation exposure levels exceeding 1.0 mW/cm<sup>2</sup> in accessible areas, such as at the exterior surface of the radome, shall have a label attached to the surface of the terminal warning about the radiation hazard and shall include thereon a diagram showing the regions around the terminal where the radiation levels could exceed 1.0 mW/cm<sup>2</sup>.

(c)(1) Operations of ESAAs in the 14.0–14.2 GHz (Earth-to-space) frequency band in the radio line-of-sight of the NASA TDRSS facilities on Guam (latitude 13°36'55" N, longitude 144°51'22" E) or White Sands, New Mexico (latitude 32°20'59" N, longitude 106°36'31" W and latitude 32°32'40" N, longitude 106°36'48" W) are subject to coordination with the National

Aeronautics and Space Administration (NASA) through the National Telecommunications and Information Administration (NTIA) Interdepartment Radio Advisory Committee (IRAC). Licensees shall notify the International Bureau once they have completed coordination. Upon receipt of such notification from a licensee, the International Bureau will issue a public notice stating that the licensee may commence operations within the coordination zone in 30 days if no party has opposed the operations.

(2) When NTIA seeks to provide similar protection to future TDRSS sites that have been coordinated through the IRAC Frequency Assignment Subcommittee process, NTIA will notify the Commission's International Bureau that the site is nearing operational status. Upon public notice from the International Bureau, all Ku-band ESAA licensees shall cease operations in the 14.0–14.2 GHz band within radio line-of-sight of the new TDRSS site until the licensees complete coordination with NTIA/IRAC for the new TDRSS facility. Licensees shall notify the International Bureau once they have completed coordination for the new TDRSS site. Upon receipt of such notification from a licensee, the International Bureau will issue a public notice stating that the licensee may commence operations within the coordination zone in 30 days if no party has opposed the operations. The ESAA licensee then will be permitted to commence operations in the 14.0–14.2 GHz band within radio line-of-sight of the new TDRSS site, subject to any operational constraints developed in the coordination process.

(d)(1) Operations of ESAA in the 14.47–14.5 GHz (Earth-to-space) frequency band in the radio line-of-sight of radio astronomy service (RAS) observatories observing in the 14.47–14.5 GHz band are subject to coordination with the National Science Foundation (NSF). The appropriate NSF contact point to initiate coordination is Electromagnetic Spectrum Manager, NSF, 4201 Wilson Blvd., Suite 1045, Arlington VA 22203, fax 703–292–9034, email [esm@nsf.gov](mailto:esm@nsf.gov). Licensees shall notify the International Bureau once they have completed coordination. Upon receipt of the coordination agreement from a licensee, the International Bureau will issue a public notice stating that the licensee may commence operations within the coordination zone in 30 days if no party has opposed the operations.

(2) A list of applicable RAS sites and their locations can be found in § 25.226(d)(2) Table 1.

(3) When NTIA seeks to provide similar protection to future RAS sites that have been coordinated through the IRAC Frequency Assignment Subcommittee process, NTIA will notify the Commission's International Bureau that the site is nearing operational status. Upon public notice from the International Bureau, all Ku-band ESAA licensees shall cease operations in the 14.47–14.5 GHz band within the relevant geographic zone of the new RAS site until the licensees complete coordination for the new RAS facility. Licensees shall notify the International Bureau once they have completed coordination for the new RAS site and shall submit the coordination agreement to the Commission. Upon receipt of such notification from a licensee, the International Bureau will issue a public notice stating that the licensee may commence operations within the coordination zone in 30 days if no party has opposed the operations. The ESAA licensee then will be permitted to commence operations in the 14.47–14.5 GHz band within the relevant coordination distance around the new RAS site, subject to any operational constraints developed in the coordination process.

[FR Doc. 2013–04428 Filed 3–7–13; 8:45 am]

**BILLING CODE 6712–01–P**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

#### 50 CFR Part 679

[Docket No. 111207737–2141–02]

RIN 0648–XC543

#### Fisheries of the Exclusive Economic Zone Off Alaska; Reallocation of Pollock in the Bering Sea and Aleutian Islands

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Temporary rule.

**SUMMARY:** NMFS is reallocating the projected unused amounts of the Aleut Corporation's pollock directed fishing allowance and the Community Development Quota from the Aleutian Islands subarea to the Bering Sea subarea directed fisheries. These actions are necessary to provide opportunity for harvest of the 2013 total allowable catch of pollock, consistent with the goals and objectives of the Fishery Management Plan for Groundfish of the Bering Sea and Aleutian Islands Management Area.

**DATES:** Effective 1200 hrs, Alaska local time (A.l.t.), March 8, 2013, until 2400 hrs, December 31, 2013, Alaska local time.

**FOR FURTHER INFORMATION CONTACT:** Steve Whitney, 907–586–7269.

**SUPPLEMENTARY INFORMATION:** NMFS manages the groundfish fishery in the BSAI exclusive economic zone according to the Fishery Management Plan for Groundfish of the Bering Sea and Aleutian Islands Management Area (FMP) prepared by the North Pacific Fishery Management Council (Council) under authority of the Magnuson-Stevens Fishery Conservation and Management Act. Regulations governing fishing by U.S. vessels in accordance

with the FMP appear at subpart H of 50 CFR part 600 and 50 CFR part 679.

In the Aleutian Islands subarea, the portion of the 2013 pollock total allowable catch (TAC) allocated to the Aleut Corporation's directed fishing allowance (DFA) is 15,500 metric tons (mt) and the Community Development Quota (CDQ) is 1,900 mt as established by the final 2013 and 2014 harvest specifications for groundfish in the BSAI (78 FR 13813, March 1, 2013).

As of March 1, 2013, the Administrator, Alaska Region, NMFS, (Regional Administrator) has determined that 10,500 mt of Aleut Corporation's DFA and 1,900 mt of pollock CDQ in the Aleutian Islands subarea will not be harvested. Therefore, in accordance with § 679.20(a)(5)(iii)(B)(4), NMFS reallocates 10,500 mt of Aleut Corporation's DFA and 1,900 mt of pollock CDQ from the Aleutian Islands subarea to the 2013 Bering Sea subarea allocations. The 1,900 mt of pollock CDQ is added to the 2013 Bering Sea CDQ DFA. The remaining 10,500 mt of pollock is apportioned to the AFA Inshore sector (50 percent), AFA catcher/processor sector (40 percent), and the AFA mothership sector (10 percent). The 2013 pollock incidental catch allowance remains at 33,699 mt. As a result, the harvest specifications for pollock in the Aleutian Islands subarea included in the final 2013 and 2014 harvest specifications for groundfish in the BSAI (78 FR 13813, March 1, 2013) are revised as follows: 5,000 mt to Aleut Corporation's DFA and 0 mt to CDQ pollock. Furthermore, pursuant to § 679.20(a)(5), Table 3 of the final 2013 and 2014 harvest specifications for groundfish in the BSAI (78 FR 13813, March 1, 2013) is revised to make 2013 pollock allocations consistent with this reallocation. This reallocation results in adjustments to the 2013 Aleut Corporation and CDQ pollock allocations established at § 679.20(a)(5).

**TABLE 3—FINAL 2013 AND 2014 ALLOCATIONS OF POLLOCK TACS TO THE DIRECTED POLLOCK FISHERIES AND TO THE CDQ DIRECTED FISHING ALLOWANCES (DFA) <sup>1</sup>**

[Amounts are in metric tons]

Area and sector	2013 Allocations	2013 A season <sup>1</sup>		2013 B season <sup>1</sup>	2014 Allocations	2014 A season <sup>1</sup>		2014 B season <sup>1</sup>
		A season DFA	SCA harvest limit <sup>2</sup>	B season DFA		A season DFA	SCA harvest limit <sup>2</sup>	B season DFA
Bering Sea subarea .....	1,259,400	n/a	n/a	n/a	1,247,000	n/a	n/a	n/a
CDQ DFA .....	126,600	50,640	35,448	75,960	124,700	49,880	34,916	74,820
ICA <sup>1</sup> .....	33,699	n/a	n/a	n/a	33,669	n/a	n/a	n/a
AFA Inshore .....	549,551	219,820	153,874	329,730	544,316	217,726	152,408	326,589
AFA Catcher/Processors <sup>3</sup> .....	439,640	175,856	123,099	263,784	435,452	174,181	121,927	261,271
Catch by C/Ps .....	402,271	160,908	n/a	241,363	398,439	159,376	n/a	239,063
Catch by CVs <sup>3</sup> .....	37,369	14,948	n/a	22,422	37,013	14,805	n/a	22,208
Unlisted C/P Limit <sup>4</sup> .....	2,198	879	n/a	1,319	2,177	871	n/a	1,306
AFA Motherships .....	109,910	43,964	30,775	65,946	108,863	43,545	30,482	65,318

TABLE 3—FINAL 2013 AND 2014 ALLOCATIONS OF POLLOCK TACS TO THE DIRECTED POLLOCK FISHERIES AND TO THE CDQ DIRECTED FISHING ALLOWANCES (DFA) <sup>1</sup>—Continued  
[Amounts are in metric tons]

Area and sector	2013 Allocations	2013 A season <sup>1</sup>		2013 B season <sup>1</sup>	2014 Allocations	2014 A season <sup>1</sup>		2014 B season <sup>1</sup>
		A season DFA	SCA harvest limit <sup>2</sup>	B season DFA		A season DFA	SCA harvest limit <sup>2</sup>	B season DFA
Excessive Harvesting Limit <sup>5</sup> .....	192,343	n/a	n/a	n/a	190,510	n/a	n/a	n/a
Excessive Processing Limit <sup>6</sup> .....	329,730	n/a	n/a	n/a	326,589	n/a	n/a	n/a
Total Bering Sea DFA .....	1,099,101	439,640	307,748	659,461	1,088,631	435,452	304,817	653,179
Aleutian Islands subarea <sup>1</sup> .....	6,600	n/a	n/a	n/a	19,000	n/a	n/a	n/a
CDQ DFA .....	0	0	n/a	0	1,900	760	n/a	1,140
ICA .....	1,600	800	n/a	800	1,600	800	n/a	800
Aleut Corporation .....	5,000	5,000	n/a	0	15,500	14,360	n/a	1,140
Bogoslof District ICA <sup>7</sup> .....	100	n/a	n/a	n/a	100	n/a	n/a	n/a

<sup>1</sup> Pursuant to § 679.20(a)(5)(i)(A), the BS subarea pollock, after subtracting the CDQ DFA (10 percent) and the ICA (3 percent), is allocated as a DFA as follows: Inshore sector—50 percent, catcher/processor sector (C/P)—40 percent, and mothership sector—10 percent. In the BS subarea, 40 percent of the DFA is allocated to the A season (January 20–June 10) and 60 percent of the DFA is allocated to the B season (June 10–November 1). Pursuant to § 679.20(a)(5)(iii)(B)(2)(i) and (ii), the annual AI pollock TAC, after subtracting first for the CDQ directed fishing allowance (10 percent) and second the ICA (1,600 mt), is allocated to the Aleut Corporation for a directed pollock fishery. In the AI subarea, the A season is allocated 40 percent of the ABC and the B season is allocated the remainder of the directed pollock fishery.

<sup>2</sup> In the BS subarea, no more than 28 percent of each sector's annual DFA may be taken from the SCA before April 1. The remaining 12 percent of the annual DFA allocated to the A season may be taken outside of SCA before April 1 or inside the SCA after April 1. If less than 28 percent of the annual DFA is taken inside the SCA before April 1, the remainder will be available to be taken inside the SCA after April 1.

<sup>3</sup> Pursuant to § 679.20(a)(5)(i)(A)(4), not less than 8.5 percent of the DFA allocated to listed catcher/processors shall be available for harvest only by eligible catcher vessels delivering to listed catcher/processors.

<sup>4</sup> Pursuant to § 679.20(a)(5)(i)(A)(4)(iii), the AFA unlisted catcher/processors are limited to harvesting not more than 0.5 percent of the catcher/processors sector's allocation of pollock.

<sup>5</sup> Pursuant to § 679.20(a)(5)(i)(A)(6), NMFS establishes an excessive harvesting share limit equal to 17.5 percent of the sum of the non-CDQ pollock DFAs.

<sup>6</sup> Pursuant to § 679.20(a)(5)(i)(A)(7), NMFS establishes an excessive processing share limit equal to 30.0 percent of the sum of the non-CDQ pollock DFAs.

<sup>7</sup> The Bogoslof District is closed by the final harvest specifications to directed fishing for pollock. The amounts specified are for ICA only and are not apportioned by season or sector.

**Note:** Seasonal or sector apportionments may not total precisely due to rounding.

## Classification

This action responds to the best available information recently obtained from the fishery. The Acting Assistant Administrator for Fisheries, NOAA (AA), finds good cause to waive the requirement to provide prior notice and opportunity for public comment pursuant to the authority set forth at 5 U.S.C. 553(b)(B) as such requirement is impracticable and contrary to the public interest. This requirement is impracticable and contrary to the public interest as it would prevent NMFS from responding to the most recent fisheries data in a timely fashion and would delay the reallocation of AI pollock.

Since the pollock fishery is currently open, it is important to immediately inform the industry as to the final Bering Sea subarea pollock allocations. Immediate notification is necessary to allow for the orderly conduct and efficient operation of this fishery; allow the industry to plan for the fishing season and avoid potential disruption to the fishing fleet as well as processors; and provide opportunity to harvest increased seasonal pollock allocations while value is optimum. NMFS was unable to publish a notice providing time for public comment because the most recent, relevant data only became available as of March 1, 2013.

The AA also finds good cause to waive the 30-day delay in the effective date of this action under 5 U.S.C. 553(d)(3). This finding is based upon the reasons provided above for waiver of prior notice and opportunity for public comment.

This action is required by § 679.20 and is exempt from review under Executive Order 12866.

**Authority:** 16 U.S.C. 1801 *et seq.*

Dated: March 5, 2013.

**Kara Meckley,**  
Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2013-05468 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

# Proposed Rules

Federal Register

Vol. 78, No. 46

Friday, March 8, 2013

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 39

[Docket No. FAA-2010-1160; Directorate Identifier 2010-NM-148-AD]

RIN 2120-AA64

#### Airworthiness Directives; The Boeing Company Airplanes

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Supplemental notice of proposed rulemaking (SNPRM); reopening of comment period.

**SUMMARY:** We are revising an earlier proposed airworthiness directive (AD) to supersede an existing AD for certain The Boeing Company Model 767 airplanes. The existing AD currently requires repetitive inspections to detect discrepancies of the wiring and surrounding Teflon sleeves of the fuel tank boost pumps and override/jettison pumps; replacement of the sleeves with new sleeves, for certain airplanes; and repair or replacement of the wiring and sleeves with new parts, as necessary. The first SNPRM proposed to reduce the initial compliance time and repetitive inspection interval in the existing AD. The first SNPRM also proposed to mandate a terminating action for the repetitive inspections, to eliminate wire damage. In addition, the first SNPRM proposed to remove certain airplanes from the applicability of the existing AD. The first SNPRM was prompted by fleet information indicating that the repetitive inspection interval in the existing AD is too long, because excessive chafing of the sleeving continues to occur much earlier than expected between scheduled inspections. This action revises the first SNPRM by also proposing to require revising the maintenance program to incorporate changes to the airworthiness limitations section. We are proposing this second SNPRM to detect and correct chafing of the fuel pump wire

insulation and consequent exposure of the electrical conductor, which could result in electrical arcing between the wires and conduit and consequent fire or explosion of the fuel tank. Since these actions impose an additional burden over that proposed in the first SNPRM, we are reopening the comment period to allow the public the chance to comment on these proposed changes.

**DATES:** We must receive comments on this proposed AD by April 22, 2013.

**ADDRESSES:** You may send comments, using the procedures found in 14 CFR 11.43 and 11.45, by any of the following methods:

- *Federal eRulemaking Portal:* Go to <http://www.regulations.gov>. Follow the instructions for submitting comments.
- *Fax:* 202-493-2251.
- *Mail:* U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE., Washington, DC 20590.
- *Hand Delivery:* Deliver to Mail address above between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For service information identified in this proposed AD, contact Boeing Commercial Airplanes, Attention: Data & Services Management, P. O. Box 3707, MC 2H-65, Seattle, Washington 98124-2207; telephone 206-544-5000, extension 1; fax 206-766-5680; Internet <https://www.myboeingfleet.com>. You may review copies of the referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington. For information on the availability of this material at the FAA, call 425-227-1221.

#### Examining the AD Docket

You may examine the AD docket on the Internet at <http://www.regulations.gov>; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the regulatory evaluation, any comments received, and other information. The street address for the Docket Office (phone: 800-647-5527) is in the **ADDRESSES** section. Comments will be available in the AD docket shortly after receipt.

**FOR FURTHER INFORMATION CONTACT:** Rebel Nichols, Aerospace Engineer,

Propulsion Branch, ANM-140S, FAA, Seattle Aircraft Certification Office, 1601 Lind Avenue SW., Renton, Washington 98057-3356; phone: 425-917-6509; fax: 425-917-6590; email: [rebel.nichols@faa.gov](mailto:rebel.nichols@faa.gov).

#### SUPPLEMENTARY INFORMATION:

##### Comments Invited

We invite you to send any written relevant data, views, or arguments about this proposed AD. Send your comments to an address listed under the **ADDRESSES** section. Include "Docket No. FAA-2010-1160; Directorate Identifier 2010-NM-148-AD" at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of this proposed AD. We will consider all comments received by the closing date and may amend this proposed AD because of those comments.

We will post all comments we receive, without change, to <http://www.regulations.gov>, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive about this proposed AD.

##### Discussion

We issued a supplemental notice of proposed rulemaking (SNPRM) to amend 14 CFR part 39 to supersede airworthiness directive (AD) 2000-11-06, Amendment 39-11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)). That first SNPRM would apply to certain Model 767-200, -300, -300F, and -400ER series airplanes. The first SNPRM published in the **Federal Register** on July 2, 2012 (77 FR 39188). The first SNPRM proposed to continue to require repetitive inspections to detect discrepancies of the wiring and surrounding Teflon sleeves of the fuel tank boost pumps and override/jettison pumps; replacement of the sleeves with new sleeves, for certain airplanes; and repair or replacement of the wiring and sleeves with new parts, as necessary. The first SNPRM also proposed to reduce the initial compliance time and repetitive inspection interval in the existing AD, and remove certain airplanes from the applicability of the existing AD. In addition, the first SNPRM proposed to include a terminating action for the

repetitive inspections, to eliminate wire damage.

#### Actions Since First SNPRM Was Issued

Since we issued the first SNPRM (77 FR 39188, July 2, 2012), we have reviewed the information specified in Airworthiness Limitation Instruction, Critical Design Configuration Control Limitations (CDCCL) Task 28-AWL-29, "In-Tank AC Fuel Pump Wire Bundles with Protective Liner;" and CDCCL Task 28-AWL-30, "Fuel Boost Pump Wires in Conduit Installation—In Fuel Tank;" of Section 9 of Boeing 767 Airworthiness Limitations (AWLs) and Certification Maintenance Requirements (CMRs), D622T001-9, Revision October 2012. We have determined it is necessary to revise the maintenance program to include these tasks in order to address the identified unsafe condition.

#### Comments

We gave the public the opportunity to participate in developing this AD. The following presents the comments received on the proposal (77 FR 39188, July 2, 2012), and the FAA's response to each comment.

#### Request To Change Terminating Action Requirement

Air Canada (ACN) asked that the terminating action mandated by the first SNPRM (77 FR 39188, July 2, 2012) be deemed optional. American Airlines (AAL) stated that after complying with the inspections in the first SNPRM, very little damage was found. AAL added that damage is confined to the outer sleeve beyond 44,400 flight hours, and the wiring damage does not occur until 17 years later when undisturbed. AAL concluded that, given its service experience, Boeing's service data and analysis and the proposed 15,000 flight-hour inspection interval, the terminating action should not be mandated. ACN provided no justification for its request.

We do not agree with the commenters. Mandating the terminating action is based on our determination that, in this case, long term continued operational safety would be better ensured by a modification to remove the source of the problem, rather than by repetitive inspections. As a matter of policy, we have determined that long-term inspections might not provide the degree of safety necessary for the transport airplane fleet. This determination has led us to consider placing less emphasis on inspections and more emphasis on design improvements. The modification is consistent with these conditions.

Therefore, we have not changed the second SNPRM in this regard.

#### Request To Justify Existing Repetitive Inspection Interval

ACN stated that it would like the FAA to confirm that the new repetitive inspection interval proposed by Boeing is based on sufficient evidence and supported by proper risk analysis. ACN noted that the information should be specific to the Model 767 fleet and should justify such a drastic increase in the frequency of the repetitive inspection interval.

We agree to provide justification. Operators have reported finding chafing of the fuel pump wire bundle before the accumulation of 30,000 flight cycles or 60,000 flight hours. Wire bundle chafing could wear away the sleeving, jacket, and wire installation, in addition to exposing metal conductors and causing electrical arcing. Based on these reports, the design approval holder (DAH) recommended that the wiring inspection required by this proposed AD be done within 15,000 flight hours after doing the most recent inspection. The DAH also recommended not including flight cycles in the inspection interval. We analyzed their recommendations and agreed. The repetitive interval for the wiring inspection is within 15,000 flight hours after the most recent inspection until the terminating action has been done. We have not changed the second SNPRM in this regard.

#### Request To Correct Certain Paragraph Identifiers

United Airlines (UAL), Japan Airlines (JAL), and UPS asked that the paragraph identifiers referenced within certain paragraphs in the first SNPRM (77 FR 39188, July 2, 2012) be corrected. UAL, JAL, and UPS stated that those paragraph identifiers are incorrect and suggested changes. The suggested changes to the first SNPRM are as follows:

- The reference within paragraph (i)(2)(i)(C) that identifies paragraph (h)(2)(i)(D) should identify paragraph (i)(2)(i)(D).
- The reference within paragraph (i)(2)(i)(D) that identifies paragraph (h)(2) should identify paragraph (i)(2).
- The reference within paragraph (k) that identifies paragraph (l)(1) or (l)(2) should identify paragraph (k)(1) or (k)(2).

We agree with the commenters' requests for the reasons provided. We have changed those paragraphs identified above accordingly.

#### Request To Clarify Terminating Action

JAL asked that paragraph (g) be added to paragraph (l) of the first SNPRM (77 FR 39188, July 2, 2012), so that accomplishing the terminating action specified in Boeing Alert Service Bulletin 767-28A0104, Revision 1, dated March 2, 2012, applies to paragraphs (g) and (k) of the first SNPRM. JAL also asked that Boeing Alert Service Bulletin 767-28A0104, Revision 1, dated March 2, 2012, be added to paragraph (m) of the first SNPRM.

We agree to clarify the terminating action. We have changed the last sentence of paragraph (l) of this second SNPRM to read: "Accomplishing the replacement specified in this paragraph ends the repetitive inspection requirements in paragraphs (g) and (k) of this AD." However, we have not changed paragraph (m) of this second SNPRM in this regard, because that paragraph gives credit for accomplishing the terminating action required by paragraph (l) of this second SNPRM, if the terminating action was done before the effective date of the AD using Boeing Alert Service Bulletin 767-28A0104, dated January 25, 2011.

#### Request To Reference Certain AD Paragraph

UAL stated that it reviewed Boeing Service Bulletin 767-28A0053, Revision 3, dated November 11, 2011, which contains a note that refers to paragraph (c)(2)(ii) of AD 2000-11-06, Amendment 39-11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)). UAL suggested that the first SNPRM (77 FR 39188, July 2, 2012), provide information regarding the applicable equivalent paragraph in the superseding AD.

We acknowledge that Boeing Service Bulletin 767-28A0053, Revision 3, dated November 11, 2011, refers to paragraph (c)(2)(ii) of AD 2000-11-06, Amendment 39-11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)). Paragraph (c)(2)(ii) of AD 2000-11-06 corresponds to paragraph (i)(2)(ii) of this second SNPRM. However, we do not agree with requiring a service information update, because the note which refers to paragraph (c)(2)(ii) of that service information will not adversely affect accomplishment of the required actions. We have not changed the second SNPRM in this regard.

#### Request To Clarify Certain Language in the "Comments" Section of the First SNPRM (77 FR 39188, July 2, 2012)

Boeing asked that the language in the "Comments" section of the preamble of

the first SNPRM (77 FR 39188, July 2, 2012), which refers to Boeing Alert Service Bulletin 767–28A0104, Revision 1, dated March 2, 2012, including procedures for a wiring change, be clarified. Boeing stated that the language should emphasize that the procedures include the addition of a conduit liner and new wire bundle.

We acknowledge and agree with the commenter's request for clarification; however, the content of that section of the preamble of the first SNPRM (77 FR 39188, July 2, 2012) does not reappear in this second SNPRM. However, we have added the words "with a conduit liner" to paragraph (l) of this second SNPRM for clarification.

#### Request To Clarify Service Information

UAL requested that we reference new service information to address minor corrections for Boeing Alert Service Bulletin 767–28A0104, Revision 1, dated March 2, 2012. UAL noted that certain figure callouts should be revised.

We do not agree. Boeing has not yet issued a revised service bulletin. Accomplishing Boeing Alert Service Bulletin 767–28A0104, Revision 1, dated March 2, 2012, addresses the identified unsafe condition. If a new service bulletin is issued later, operators may request an alternative method of

compliance (AMOC) in accordance with the procedures specified in paragraph (p) of this AD. We have not changed the second SNPRM in this regard.

#### Request to Increase Work-Hours

UAL asked that the work-hours specified in the "Costs of Compliance" section of the first SNPRM (77 FR 39188, July 2, 2012) be increased. UAL stated that the new proposed action in the first SNPRM specifies that it will take 33 work-hours per airplane; however, Boeing Alert Service Bulletin 767–28A0104, Revision 1, dated March 2, 2012, specifies 41.5 work-hours per airplane. UAL suggested increasing the work-hours to be consistent with the service information.

We agree with the commenter. The cost data that was included in the first SNPRM (77 FR 39188, July 2, 2012) has been updated. We have changed the total number of work-hours for the "new proposed action" in the "Costs of Compliance" section of this second SNPRM accordingly.

#### FAA's Determination

We are proposing this second supplemental NPRM because we evaluated all the relevant information and determined the unsafe condition described previously is likely to exist or

develop in other products of the same type design. Certain changes described above expand the scope of the first SNPRM (77 FR 39188, July 2, 2012). As a result, we have determined that it is necessary to reopen the comment period to provide additional opportunity for the public to comment on this second SNPRM.

#### Proposed Requirements of the Second SNPRM

This second SNPRM would require repetitive inspections to detect discrepancies of the wiring and surrounding Teflon sleeves of the fuel tank boost pumps and override/jettison pumps; replacement of the sleeves with new sleeves, for certain airplanes; and repair or replacement of the wiring and sleeves with new parts, as necessary; a terminating action for the repetitive inspections, to eliminate wire damage. This second SNPRM also would require revising the maintenance program to incorporate changes to the airworthiness limitations section.

#### Costs of Compliance

We estimate that this proposed AD affects 414 airplanes of U.S. registry.

We estimate the following costs to comply with this proposed AD:

#### ESTIMATED COSTS

Action	Labor cost	Parts cost	Cost per product	Cost on U.S. operators
Actions for airplanes with jettison pumps, required by AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)).	7 work-hours × \$85 per hour = \$595 per inspection cycle.	None .....	\$595 per inspection cycle.	Up to \$246,330 per inspection cycle.
Actions for airplanes without jettison pumps, required by AD 2000–11–06 Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)).	5 work-hours × \$85 per hour = \$425 per inspection cycle.	None .....	\$425 per inspection cycle.	Up to \$175,950 per inspection cycle.
New proposed action: Replace existing wire bundles with new wire bundles.	42 work-hours × \$85 per hour = \$3,570.	\$6,061 .....	\$9,631 .....	\$3,987,234.
New proposed revision to maintenance program	1 work-hour × \$85 per hour = \$85.	None .....	\$85 .....	\$35,190.

We estimate the following costs to do any necessary repairs that would be

required based on the results of the inspections. We have no way of

determining the number of aircraft that might need these repairs:

#### ON-CONDITION COSTS

Action	Labor cost	Parts cost	Cost per product
Replace wire bundle sleeves if damage found during inspections.	1 work hour × \$85 per hour = \$85 .....	\$1,452	\$1,537.

#### Authority for This Rulemaking

Title 49 of the United States Code specifies the FAA's authority to issue rules on aviation safety. Subtitle I,

Section 106, describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more

detail the scope of the Agency's authority.

We are issuing this rulemaking under the authority described in Subtitle VII,

Part A, Subpart III, Section 44701, "General requirements." Under that section, Congress charges the FAA with promoting safe flight of civil aircraft in air commerce by prescribing regulations for practices, methods, and procedures the Administrator finds necessary for safety in air commerce. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action.

### Regulatory Findings

We determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify this proposed regulation:

- (1) Is not a "significant regulatory action" under Executive Order 12866,
- (2) Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979),
- (3) Will not affect intrastate aviation in Alaska, and
- (4) Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

- 1. The authority citation for part 39 continues to read as follows:

**Authority:** 49 U.S.C. 106(g), 40113, 44701.

#### § 39.13 [Amended]

- 2. The FAA amends § 39.13 by removing airworthiness directive (AD) 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), and adding the following new AD:

**The Boeing Company:** Docket No. FAA–2010–1160; Directorate Identifier 2010–NM–148–AD.

#### (a) Comments Due Date

The FAA must receive comments on this AD action by April 22, 2013.

#### (b) Affected ADs

This AD supersedes AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)).

#### (c) Applicability

(1) This AD applies to The Boeing Company Model 767–200, –300, –300F, and –400ER series airplanes, certificated in any category, as identified in Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011.

(2) This AD requires revisions to certain operator maintenance documents to include new actions (e.g., inspections) and/or Critical Design Configuration Control Limitations (CDCCLs). Compliance with these actions and/or CDCCLs is required by 14 CFR 91.403(c). For airplanes that have been previously modified, altered, or repaired in the areas addressed by this AD, the operator may not be able to accomplish the actions described in the revisions. In this situation, to comply with 14 CFR 91.403(c), the operator must request approval for an alternative method of compliance according to paragraph (p) of this AD. The request should include a description of changes to the required actions that will ensure the continued operational safety of the airplane.

#### (d) Subject

Air Transport Association (ATA) of America Code 28: Fuel.

#### (e) Unsafe Condition

This AD was prompted by fleet information indicating that the repetitive inspection interval in the existing AD is too long because excessive chafing of the sleeving continues to occur much earlier than expected between scheduled inspections. We are issuing this AD to detect and correct chafing of the fuel pump wire insulation and consequent exposure of the electrical conductor, which could result in electrical arcing between the wires and conduit and consequent fire or explosion of the fuel tank.

#### (f) Compliance

You are responsible for having the actions required by this AD performed within the compliance times specified, unless the actions have already been done.

#### (g) Retained Repetitive Inspections

This paragraph restates the requirements of paragraph (a) of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), with revised service information. Perform a detailed visual inspection to detect discrepancies—including the presence of cuts, splits, holes, worn areas, and lacing ties installed on the outside of the sleeves (except at the sleeve ends)—of the Teflon sleeves surrounding the wiring of the fuel tank boost pumps and override/jettison pumps, at the earlier of the times specified in paragraphs (g)(1) and (g)(2) of this AD, in accordance with Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing

Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. Repeat the inspection thereafter at intervals not to exceed 60,000 flight hours or 30,000 flight cycles, whichever occurs first. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(1) Prior to the accumulation of 50,000 total flight hours, or within 90 days after July 6, 2000 (the effective date of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862))), whichever occurs later.

(2) Within 18 months after July 6, 2000 (the effective date of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862))).

#### (h) Retained Corrective Actions

This paragraph restates the requirements of paragraph (b) of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), with revised service information. If any discrepancy is detected during any inspection required by paragraph (g) of this AD: Prior to further flight, remove the Teflon sleeves and perform a detailed visual inspection to detect damage of the wiring, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(1) If no damage to the wiring is detected, prior to further flight, install new Teflon sleeves, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(2) If any damage to the wiring is detected, prior to further flight, accomplish the requirements of paragraph (i) of this AD.

#### (i) Retained Corrective Actions

This paragraph restates the requirements of paragraph (c) of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), with revised service information. If any damage to the wiring is detected during any inspection required by paragraph (h) of this AD: Prior to further flight, perform a detailed visual inspection to determine if the wiring damage was caused by arcing, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–

28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(1) If the wire damage was not caused by arcing: Prior to further flight, repair any damaged wires or replace the wires with new or serviceable wires, as applicable, and install new Teflon sleeves, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(2) If any damage caused by arcing is found: Prior to further flight, perform an inspection for signs of fuel inside the conduit or on the wires, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(i) If no sign of fuel is found, accomplish the actions specified in paragraphs (i)(2)(i)(A), (i)(2)(i)(B), (i)(2)(i)(C), and (i)(2)(i)(D) of this AD.

(A) Prior to further flight, repair the wires or replace the wires with new or serviceable wires, as applicable, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(B) Prior to further flight, install new Teflon sleeves, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(C) Repeat the inspection for signs of fuel inside the conduit thereafter at intervals not to exceed 500 flight hours, until the requirements of paragraph (i)(2)(i)(D) of this AD have been accomplished. If any fuel is

found inside the conduit during any inspection required by this paragraph, prior to further flight, replace the conduit with a new or serviceable conduit in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. Thereafter, repeat the inspection specified in paragraph (g) of this AD at intervals not to exceed 60,000 flight hours or 30,000 flight cycles, whichever occurs first. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(D) Within 6,000 flight hours or 18 months after the initial fuel inspection specified by paragraph (i)(2) of this AD, whichever occurs first, replace the conduit with a new or serviceable conduit, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. Such conduit replacement constitutes terminating action for the repetitive fuel inspections required by paragraph (i)(2)(i)(C) of this AD. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

(ii) If any fuel is found in the conduit or on any wire: Prior to further flight, replace the conduit with a new or serviceable conduit, replace damaged wires with new or serviceable wires, and install new Teflon sleeves; in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. Thereafter, repeat the inspection specified in paragraph (g) of this AD at intervals not to exceed 60,000 flight hours or 30,000 flight cycles, whichever occurs first. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

#### (j) Retained Pump Retest

This paragraph restates the requirements of paragraph (d) of AD 2000–11–06, Amendment 39–11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), with revised service information. For any wire bundle removed and reinstalled during any inspection required by this AD: Prior to further flight after such reinstallation, retest the fuel pump in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 1, dated August 5, 1999; Boeing Alert Service Bulletin 767–28A0053, Revision 2, dated June 24, 2010; or Boeing Service Bulletin 767–28A0053, Revision 3,

dated November 11, 2011. As of the effective date of this AD, only Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011, may be used to do the actions required by this paragraph.

#### (k) New Repetitive Inspections With Reduced Inspection Intervals

Do the inspection required by paragraph (g) of this AD at the time specified in paragraph (k)(1) or (k)(2) of this AD, as applicable, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 767–28A0053, Revision 3, dated November 11, 2011. Repeat the inspection thereafter at intervals not to exceed 15,000 flight hours. Accomplishing the first inspection in this paragraph ends the repetitive inspection requirements in paragraph (g) of this AD.

(1) For airplanes on which the inspection required by paragraph (g) of this AD has been done as of the effective date of this AD: Do the inspection within 15,000 flight hours after the most recent inspection or within 6,000 flight hours after the effective date of this AD, whichever occurs later, but not to exceed 60,000 flight hours after the most recent inspection required by paragraph (g) of this AD.

(2) For airplanes on which the inspection required by paragraph (g) of this AD has not been done as of the effective date of this AD: Do the inspection before the accumulation of 15,000 total flight hours or within 6,000 flight hours after the effective date of this AD, whichever occurs later.

#### (l) New Terminating Action

Within 60 months after the effective date of this AD: Replace the fuel boost pump and override/jettison pump wire bundles inside the in-tank electrical conduit with a conduit liner and new wire bundles, in accordance with the Accomplishment Instructions of Boeing Alert Service Bulletin 767–28A0104, Revision 1, dated March 2, 2012. Accomplishing the replacement specified in this paragraph ends the repetitive inspection requirements in paragraphs (g) and (k) of this AD.

#### (m) Credit for Previous Actions

This paragraph provides credit for the actions required by paragraph (l) of this AD, if those actions were performed before the effective date of this AD using Boeing Alert Service Bulletin 767–28A0104, dated January 25, 2011.

#### (n) New Maintenance Program Revision

Within 180 days after the effective date of this AD: Revise the maintenance program to incorporate CDCCL Task 28–AWL–29, “In-Tank AC Fuel Pump Wire Bundles With Protective Liner;” and CDCCL Task 28–AWL–30, “Fuel Boost Pump Wires in Conduit Installation—In Fuel Tank;” of Section 9, of Boeing 767 Airworthiness Limitations (AWLs) and Certification Maintenance Requirements (CMRs), of the Boeing 767 Maintenance Planning Data (MPD) Document, D622T001–9, Revision October 2012.



**(o) No Alternative Actions, Intervals, and/or CDCCLs**

After accomplishing the revision required by paragraph (n) of this AD, no alternative actions (e.g., inspections), intervals, and/or CDCCLs may be used unless the actions, intervals, and/or CDCCLs are approved as an alternative method of compliance in accordance with the procedures specified in paragraph (p) of this AD.

**(p) Alternative Methods of Compliance (AMOCs)**

(1) The Manager, Seattle Aircraft Certification Office (ACO), FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly to the manager of the ACO, send it to the attention of the person identified in the Related Information section of this AD. Information may be emailed to: [9-ANM-Seattle-ACO-AMOC-Requests@faa.gov](mailto:9-ANM-Seattle-ACO-AMOC-Requests@faa.gov).

(2) Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/certificate holding district office.

(3) AMOCs approved previously in accordance with AD 2000-11-06, Amendment 39-11754 (65 FR 34928, June 1, 2000; corrected August 1, 2000 (65 FR 46862)), are approved as AMOCs with the corresponding requirements of this AD. Compliance time extensions approved previously in accordance with AD 2000-11-06 are not approved as AMOCs for the compliance times required by paragraph (k) of this AD.

**(q) Related Information**

(1) For more information about this AD, contact Rebel Nichols, Aerospace Engineer, Propulsion Branch, ANM-140S, FAA, Seattle Aircraft Certification Office, 1601 Lind Avenue SW., Renton, Washington 98057-3356; phone: 425-917-6509; fax: 425-917-6590; email: [rebel.nichols@faa.gov](mailto:rebel.nichols@faa.gov).

(2) For service information identified in this AD, contact Boeing Commercial Airplanes, Attention: Data & Services Management, P.O. Box 3707, MC 2H-65, Seattle, Washington 98124-2207; telephone 206-544-5000, extension 1; fax 206-766-5680; Internet <https://www.myboeingfleet.com>. You may review copies of the referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington. For information on the availability of this material at the FAA, call 425-227-1221.

Issued in Renton, Washington, February 26, 2013.

**Ali Bahrami,**

Manager, Transport Airplane Directorate,  
Aircraft Certification Service.

[FR Doc. 2013-05295 Filed 3-7-13; 8:45 am]

**BILLING CODE 4910-13-P**

**DEPARTMENT OF THE TREASURY****Internal Revenue Service****26 CFR Part 301**

[REG-160873-04]

RIN 1545-BF39

**American Jobs Creation Act  
Modifications to Section 6708, Failure  
To Maintain List of Advisees With  
Respect to Reportable Transactions**

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of proposed rulemaking and notice of public hearing.

**SUMMARY:** This document contains proposed regulations relating to the penalty under section 6708 of the Internal Revenue Code for failing to make available lists of advisees with respect to reportable transactions. Section 6708 imposes a penalty upon material advisors for the failure to make available to the Secretary, upon written request, lists required by section 6112 within the time prescribed by section 6708(a)(1). These proposed regulations reflect changes to section 6708 made by the American Jobs Creation Act of 2004 and provide guidance regarding the imposition of the section 6708 penalty on material advisors who are required to maintain lists of advisees pursuant to section 6112. This document also provides notice of a public hearing on these proposed regulations.

**DATES:** Written or electronic comments must be received by June 6, 2013. Requests to speak and outlines of topics to be discussed at the public hearing scheduled for July 2, 2013 at 10:00 a.m. must be received by June 10, 2013.

**ADDRESSES:** Send submissions to: CC:PA:LPD:PR (REG-160873-04), room 5203, Internal Revenue Service, PO Box 7604, Ben Franklin Station, Washington, DC 20044. Submissions may be hand delivered Monday through Friday between the hours of 8 a.m. and 4 p.m. to: CC:PA:LDP:PR (REG-160873-04), Courier's Desk, Internal Revenue Service, 1111 Constitution Avenue NW., Washington, DC, or sent electronically, via the Federal eRulemaking Portal at [www.regulations.gov](http://www.regulations.gov) (IRS REG-160873-04). The public hearing will be held in the IRS Auditorium, Internal Revenue Building, 1111 Constitution Avenue NW., Washington, DC.

**FOR FURTHER INFORMATION CONTACT:**

Concerning the proposed regulations, Emily M. Lesniak at (202) 622-4910; concerning submission of comments, the hearing, or to be placed on the building access list to attend the

hearing, Oluwafunmilayo (Funmi) Taylor at (202) 622-7180 (not toll-free numbers).

**SUPPLEMENTARY INFORMATION:****Paperwork Reduction Act**

The collection of information contained in this notice of proposed rulemaking has been submitted to the Office of Management and Budget for review in accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3507(d)). Comments on the collection of information should be sent to the Office of Management and Budget, Attn: Desk Officer for the Department of the Treasury, Office of Information and Regulatory Affairs, Washington, DC 20503, with copies to the Internal Revenue Service, Attn: IRS Reports Clearance Officer, SE:CAR:MP:T:T:SP, Washington, DC 20224. Comments on the collection of information should be received by May 7, 2013. Comments are specifically requested concerning:

Whether the proposed collection of information is necessary for the proper performance of the Internal Revenue Service, including whether the information will have practical utility;

The accuracy of the estimated burden associated with the proposed collection of information or of the certification contained under the heading "Special Analyses";

How the quality, utility, and clarity of the information to be collected may be enhanced;

How the burden of complying with the proposed collection of information may be minimized; and

Estimates of capital or start-up costs and costs of operation, maintenance, and purchases of service to provide information.

The collection of information in this proposed regulation is in § 301.6708-1(c)(3)(ii). This information is required for the IRS to determine whether good cause exists to allow a person affected by these regulations an extension of the legislatively established 20-business-day period to furnish a lawfully requested list to the IRS. The collection of information is voluntary to obtain a benefit. The likely respondents are persons (individuals and entities) who qualify as material advisors, as defined in section 6111, who are unable to respond to a valid and statutorily authorized section 6112 list request within the statutory period of time provided by section 6708.

*Estimated total annual reporting burden:* 200 hours.

*Estimated average annual burden hours per respondent:* 8 hours.

*Estimated number of respondents:* 25.  
*Estimated annual frequency of responses:* on occasion.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by the Office of Management and Budget.

Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

## Background

This document contains proposed amendments to 26 CFR part 301 relating to the section 6708 penalty for failing to make available, as required by section 6112, lists of advisees with respect to reportable transactions. Section 6112 requires material advisors to maintain lists of advisees and other information with respect to reportable transactions and to make that information available to the Secretary upon written request.

Section 6708 was added to the Internal Revenue Code by the Deficit Reduction Act of 1984 (Pub. L. 98-369, 98 Stat. 680). At that time, section 6708 imposed a penalty on each organizer or seller of a potentially abusive tax shelter who failed to meet the requirements of section 6112 unless the person showed that the failure occurred as a result of reasonable cause and not as a result of willful neglect. The amount of the penalty was \$50 for each person who was sold an interest in a tax shelter and whose name (or other required information) was not listed or maintained pursuant to the requirements of section 6112. The maximum penalty imposed was \$50,000 for each tax shelter for a calendar year. Treasury Reg. § 301.6708-1T was issued shortly after section 6708 became law. Subsequently, the Tax Reform Act of 1986 (Pub. L. 99-514, 100 Stat. 2090) increased the maximum calendar year penalty to \$100,000.

The American Jobs Creation Act of 2004, Public Law 108-357, 118 Stat. 1418 (AJCA), was enacted on October 22, 2004. AJCA section 817 amended section 6708, significantly increasing the amount of the penalty and eliminating the maximum calendar-year limit on the penalty. As amended by the AJCA, section 6708 imposes a penalty on a person required to maintain a list under section 6112 (a “material advisor”) who fails to make the list available to the IRS upon written request. Under section 6708(a)(1), if a

material advisor fails to comply with a written request for the section 6112 list within 20 business days after the request is made, the material advisor is subject to a penalty in the amount of \$10,000 for each day of the failure after the 20th business day. Under section 6708(a)(2), the penalty will not be imposed on any day that the failure is due to reasonable cause. There is no statutory limitation to the amount of the penalty that can be imposed under section 6708. Section 6708(b) provides that the penalty imposed under section 6708(a) shall be in addition to any other penalty provided by law. Section 6708, as amended, is effective for requests made after October 22, 2004, and it encompasses requests made for lists required to be maintained under section 6112 before section 6112 was amended by the AJCA.

To implement the pertinent provisions of the AJCA, the Treasury Department and IRS issued Notice 2004-80, 2004-2 C.B. 963 (see § 601.601(d)(2)(ii)(b)), which provided interim guidance relating to section 6708, as well as section 6112. With respect to section 6708, Notice 2004-80 provides that the 20-business-day period within which a person must provide the list required to be maintained under section 6112 shall begin on the first business day following the earlier of the date that the IRS: (1) Mails a request for the list by certified or registered mail to the last known address of the material advisor required to maintain the list; or (2) hand-delivers the written request in person. The Treasury Department and IRS also issued interim guidance relating to section 6112 in Notice 2005-17, 2005-1 C.B. 606; Notice 2005-22, 2005-1 C.B. 756; and Notice 2006-6, 2006-1 C.B. 385. On July 31, 2007, the Treasury Department and IRS issued final regulations under section 6112 (TD 9352) replacing the interim guidance relating to section 6112. The Treasury Department and IRS have received various comments and questions regarding the application of section 6708 as amended by the AJCA. Consequently, after consideration of these comments and questions, the Treasury Department and IRS are publishing proposed rules reflecting the AJCA amendments to section 6708.

## Explanation of Provisions

Proposed § 301.6708-1(a) provides that, in general, section 6708 imposes a penalty of \$10,000 per day for the failure of a person required to maintain a list under section 6112 to furnish the list to the IRS, upon written request,

within 20 business days after the date of the request, absent reasonable cause.

Proposed § 301.6708-1(b) provides that the 20-business-day period begins on the first business day following the earlier of the date that the IRS: (1) Mails the request for the section 6112 list by certified or registered mail to the person required to maintain the list; (2) hand-delivers the request for the section 6112 list directly to the person; or (3) leaves the request for the section 6112 list at the last and usual place of abode or usual place of business of the person. Proposed § 301.6708-1(c) provides that the person may make the requested list available to the IRS as required by section 6112 by delivering it to the IRS by either hand delivery, the U.S. mail, a private delivery service, or by arranging with the IRS to produce the list by another agreed-upon method within the 20-business-day period following the list request.

The Treasury Department and the IRS believe that there are situations in which it is necessary to permit an extension of the 20-business-day response period. Proposed § 301.6708-1(c)(3) permits the IRS to grant an extension, at its discretion, if prior to the expiration of the 20-business-day period, the person establishes that the person cannot reasonably meet the 20-business-day deadline despite diligent efforts to maintain the materials constituting a list and to make that list available to the IRS in the time and manner required by the Secretary under section 6112. The proposed regulations explain how to request an extension and discuss the various factors that the IRS will consider in determining whether to grant the person's extension request. The IRS may, in its discretion, grant the person's extension request in full or in part. The failure of the IRS to grant the person's extension request in full or in part may not be reviewed in any judicial proceeding.

The conference report accompanying the enactment of the AJCA amendments to section 6708 describes the penalty as a “time-sensitive penalty,” and, accordingly, no extensions will be granted where the IRS determines that a significant reason for the extension request is to delay production of the list. See H.R. Rep. No. 108-755, 108th Cong., 2d Sess., at 597. In this regard, § 301.6708-1(c)(3)(ii) of the proposed regulations requires persons seeking extensions to affirmatively state that the extension request is not made for purposes of avoiding the person's list maintenance obligations imposed by section 6112 and its corresponding regulations. The Treasury Department and IRS believe that the time-sensitive

nature of the penalty, in addition to the IRS's need for the section 6112 information in a timely manner, supports the position that extensions, when granted, will generally be granted for a short time period. Persons who are required to maintain a list under section 6112 are required and expected to maintain the list in a readily accessible form. See Treas. Reg. § 301.6112-1(d). Accordingly, the Treasury Department and the IRS do not expect that extensions should be routinely requested or granted. The grant of an extension of the 20-business-day response period will be warranted only in situations when the person requesting the extension establishes to the satisfaction of the IRS good cause for why the deadline cannot be reasonably met despite diligent efforts to comply with section 6112. The IRS will adhere to the guidance in these proposed regulations regarding extensions pending the publication of final regulations addressing the matter.

The conference report accompanying the AJCA modifications to the section 6708 penalty provides that the "penalty applies to a person who fails to maintain a list, maintains an incomplete list, or has in fact maintained a list but does not make the list available to the Secretary." H.R. Rep. No. 108-755, 108th Cong., 2d Sess., at 598. Consistent with the legislative history of the AJCA, a failure to furnish the list that triggers the imposition of the section 6708 penalty may take various forms. Proposed § 301.6708-1(d) provides that a failure for purposes of section 6708 includes the failure to furnish a list in a timely manner and in the form required under section 6112 and its corresponding regulations. Regarding the determination of whether the list is furnished in the form required under section 6112 and its corresponding regulations, the Treasury Department and the IRS recognize that they have issued several regulations under section 6112 and that the description of the required contents of a list maintained under section 6112 has varied over time. The Treasury Department and the IRS intend that the description of the contents of the list that is used for purposes of this penalty is the description required by section 6112 (and any corresponding regulations) that was in effect on the date the material advisor's list preparation and maintenance requirement arose with respect to the reportable transaction.

The IRS will make reasonable efforts to review responses submitted under section 6112 and inform the person of any potential or identified failures in the person's response on a timely basis.

If the person's response is determined to be incomplete, or untimely, the IRS may impose the section 6708 penalty on a daily basis, consistent with section 6708(a) and proposed § 301.6708-1(e). Proposed § 301.6708-1(e) provides that the section 6708 penalty accrues on a daily basis, absent reasonable cause, beginning on the first calendar day after the expiration of the 20-business-day period following a written list request, and continues for each calendar day until, and including, the day the person furnishes a list that complies with the requirements of section 6112 and its corresponding regulations. If the IRS grants an extension of the 20-business-day period, proposed § 301.6708-1(e)(2) provides that the section 6708 penalty accrues on a daily basis, absent reasonable cause, beginning on the first calendar day after the expiration of the extension period, and continues each calendar day thereafter until, and including, the day the person furnishes a list that complies with the requirements of section 6112 and its corresponding regulations.

Proposed § 301.6708-1(e)(3) provides guidance on the obligations of, and assessment of penalties against, a material advisor when more than one material advisor provided advice on a particular transaction and the material advisors are parties to a designation agreement pursuant to section 6112 and its corresponding regulations.

The section 6708 penalty will not be imposed for any day for which the material advisor establishes that there was reasonable cause for the failure to make the list available. Proposed §§ 301.6708-1(g) and (h) describe reasonable cause for purposes of the section 6708 penalty. Reasonable cause is determined on a day-by-day and case-by-case basis, taking into account all the relevant facts and circumstances. The material advisor against whom the penalty is imposed has the burden of proving that reasonable cause exists for a specific day or days. Facts and circumstances relevant to a material advisor's reasonable cause for failing to provide the list on a specific day include facts and circumstances arising subsequent to the request for the list and the material advisor's response to the request. Thus, if the material advisor establishes reasonable cause, the IRS will abate the penalty completely or for the period to which the established reasonable cause relates, which may be for a specific day, days, or the entire period. Proposed § 301.6708-1(g)(6) provides examples involving reasonable cause.

Because reasonable cause can be shown to exist in situations involving a

variety of facts and circumstances, the proposed regulations include a nonexclusive list of categories of reasonable cause factors that the IRS will consider. Pursuant to proposed § 301.6708-1(g)(2), the most important factors in a reasonable cause analysis are those that reflect the extent of the material advisor's good-faith efforts to timely and fully comply with section 6112. Proposed § 301.6708-1(g)(3) provides that the exercise of ordinary business care by a material advisor may constitute reasonable cause, but only where the material advisor shows that it took immediate steps to correct any failure upon its discovery. A material advisor's failure to take immediate steps to correct a failure shall be a factor weighing against a finding that the material advisor exercised ordinary business care.

Proposed § 301.6708-1(g)(4) provides that reasonable cause may exist if a failure is due solely to a supervening event, such as illness, theft, fire, flood, storm, or other similar, unexpected event that is beyond the material advisor's control and that prevents the material advisor from making the list available pursuant to the requirements of section 6112.

Proposed § 301.6708-1(g)(5) provides that reasonable cause may be established if the material advisor relied on the advice of an "independent tax professional" as defined in the proposed regulations. The proposed regulations explain that the reliance on an independent tax professional's advice must be reasonable and in good faith, and will be viewed in light of all the relevant facts and circumstances. In addition to other factors described in the regulations, the advice must be received by the person prior to the time that the list is required to be furnished to the IRS. If the person received advice from an independent tax professional, the person's reliance on that advice will be considered reasonable only if the independent tax professional expressed a reasonable belief that it is more likely than not that the person is compliant with section 6112 or does not have an obligation imposed by section 6112. Advice from a nonindependent tax professional may be considered in conjunction with all other relevant facts and circumstances but by itself is not sufficient to establish reasonable cause.

Proposed § 301.6708-1(h) describes additional reasonable cause factors that are applicable in limited factual circumstances. Proposed § 301.6708-1(h)(1) provides that if a material advisor dissolves, is liquidated, or is otherwise no longer in existence, the IRS will consider facts surrounding the

winding up of the business of the material advisor as well as any efforts made by the material advisor to comply with section 6112 prior to its dissolution or liquidation when considering whether a successor material advisor has reasonable cause for any failure.

If the material advisor establishes that it acted in good faith (within the meaning of proposed § 301.6708–1(g)(2)) in its efforts to fully comply with the requirements of section 6112, the material advisor will have reasonable cause for the days between when the material advisor provided the list to the IRS and when the IRS reviews the list. If the material advisor does not establish that it acted in good faith, the IRS will not consider the time taken by the IRS to review a list or inform a material advisor of identified failures as a factor in determining whether the material advisor has reasonable cause for that period.

Proposed § 301.6708–1(h)(3) provides examples to illustrate when a material advisor has acted in good faith.

#### Proposed Effective Date

The regulations, as proposed, apply to all written requests made after the date of publication of a Treasury decision adopting these rules as final regulations in the **Federal Register** for lists required to be maintained under section 6112, including lists persons were required to maintain under section 6112(a) as in effect before October 22, 2004, the date of enactment of the AJCA. The rules in these proposed regulations may be relied upon by persons required to maintain a list under section 6112 regarding list requests made before the publication of the Treasury decision.

#### Special Analyses

It has been determined that this notice of proposed rulemaking is not a significant regulatory action as defined in Executive Order 12866, as amended by Executive Order 13563. Therefore, a regulatory assessment is not required. It also has been determined that section 553(b) of the Administrative Procedure Act (5 U.S.C. chapter 5) does not apply to these regulations. It is hereby certified that the collection of information in these regulations will not have a significant economic impact on a substantial number of small entities. This certification is based on the fact that the collection of information described above under the heading “Paperwork Reduction Act” only affects persons who qualify as material advisors as defined in section 6111, who are statutorily required by section 6112 to maintain and furnish the underlying

documents and information upon which the collection of information is based, and who are unable to meet the section 6708 statutorily provided period of time for furnishing these documents and information. Moreover, requiring those persons to report the information described above imposes only a minimal burden in time or expense. Therefore, a Regulatory Flexibility Analysis under the Regulatory Flexibility Act (5 U.S.C. Chapter 6) is not required. Pursuant to section 7805(f) of the Internal Revenue Code, this regulation will be submitted to the Chief Counsel for Advocacy of the Small Business Administration for comment on its impact on small business.

#### Comments and Public Hearing

Before these proposed regulations are adopted as final regulations, consideration will be given to any written comments (a signed original and eight (8) copies) or electronic comments that are submitted timely to the IRS. The Treasury Department and IRS specifically request comments on the clarity of the proposed regulations and on how they can be made easier to understand. All comments submitted by the public will be made available for public inspection and copying.

A public hearing has been scheduled for July 2, 2013, beginning at 10:00 a.m. in the Auditorium (7th Floor) of the Internal Revenue Building, 1111 Constitution Avenue NW., Washington, DC. Due to building security procedures, visitors must enter at the Constitution Avenue entrance. In addition, all visitors must present photo identification to enter the building. Because of access restrictions, visitors will not be admitted beyond the immediate entrance area more than 30 minutes before the hearing starts. For information about having your name placed on the building access list to attend the hearing, see the **FOR FURTHER INFORMATION CONTACT** section of this preamble.

The rules of 26 CFR 601.601(a)(3) apply to the hearing. Persons who wish to present oral comments at the hearing must submit electronic or written comments by June 6, 2013 and an outline of the topics to be discussed and the time to be devoted to each topic (signed original and eight (8) copies) by June 10, 2013. A period of 10 minutes will be allotted to each person for making comments. An agenda showing the schedule of the speakers will be prepared after the deadline for receiving outlines has passed. Copies of the agenda will be available free of charge at the hearing.

#### Drafting Information

The principal author of these regulations is Lawrence E. Mack, Office of the Associate Chief Counsel (Procedure and Administration).

#### List of Subjects in 26 CFR Part 301

Employment taxes, Estate taxes, Excise taxes, Gift taxes, Income taxes, Penalties, Reporting and recordkeeping requirements.

#### Proposed Amendments to the Regulations

Accordingly, 26 CFR part 301 is proposed to be amended as follows:

#### PART 301—PROCEDURE AND ADMINISTRATION

■ **Paragraph 1.** The authority citation for part 301 is amended by adding an entry in numerical order to read in part as follows:

**Authority:** 26 U.S.C. 7805 \* \* \*

Section 301.6708–1 also issued under 26 U.S.C. 6708 \* \* \*

■ **Par. 2.** Section 301.6708–1 is added to read as follows:

#### § 301.6708–1 Failure to maintain lists of advisees with respect to reportable transactions.

(a) *In general.* Any person who is required to maintain a list under section 6112 who, upon written request for the list, fails to make the list available to the Secretary within 20 business days after the date of the request shall be subject to a penalty in the amount of \$10,000 for each subsequent calendar day on which the person fails to furnish a list containing the information and in the form required by section 6112 and its corresponding regulations. The penalty will not be imposed on any particular day or days for which the person establishes that the failure to comply on that day is due to reasonable cause.

(b) *Calculation of the 20-business-day period.* The 20-business-day period shall begin on the first business day after the earliest of the date that the IRS—

(1) Mails a request for the list required to be maintained under section 6112(a) by certified or registered mail to the person required to maintain the list;

(2) Hand delivers the written request to the person required to maintain the list; or

(3) Leaves the written request at the last and usual place of abode or usual place of business of the person required to maintain the list.

(c) *Making a list available—*(1) A person who is required to maintain a list required by section 6112 may make the list available by mailing or delivering it

to the IRS within 20 business days after the date of the list request. Section 7502 and the regulations thereunder shall apply to this section.

(2) A person who is required to maintain a list required by section 6112 may also make the list available to the IRS by making it available for inspection during normal business hours, as provided by section 6112, or by another agreed-upon method, on an agreed upon date that falls within the 20-business-day period following the list request.

(3) *Extension.* (i) *In general.* Upon a showing of good cause by the person prior to the expiration of the 20-business-day period following a list request, the IRS may, in its discretion, agree to extend the period within which to make all or part of the list available. For purposes of this paragraph, "good cause" is shown if the person establishes that the 20-business-day deadline cannot reasonably be met despite diligent efforts by the person to maintain the materials constituting a list and to make that list available to the IRS in the time and manner required by the Secretary under section 6112.

(ii) *Requesting an extension.* Any request for an extension of the 20-business-day period must be made in writing to the person at the IRS who requested the list. The person requesting an extension must briefly describe the information and documents that comprise the list as required by section 6112, explain the circumstances that would warrant additional time, propose a schedule for the completion of the production of the list, state that to the best of the person's knowledge all information and records relating to the list under the possession, custody, or control of the person have been maintained in accordance with procedures and policies that are consistent with sections 6001 and 6112 of the Internal Revenue Code, and state that the extension request is not being made for purposes of avoiding the person's list maintenance obligations imposed by section 6112 and its corresponding regulations. The IRS may, in its discretion, grant the person's extension request in full or in part. The IRS will consider whether granting an extension may impair its ability to make a timely assessment against any of the participants in the transaction associated with the requested list. No extensions will be granted if the IRS determines that a significant reason for the extension request is to delay production of the list. The failure of the IRS to grant the person's extension request in full or in part may not be reviewed in any judicial proceeding. A pending extension request by itself does

not constitute reasonable cause for purposes of section 6708.

(4) *Example.* The following example illustrates paragraph (c)(3)(i) and (ii) of this section:

*Example.* Firm A is a large law firm that is a material advisor. Firm A conducts annual sessions to educate its professionals about reportable transactions and the obligations of the firm related to those reportable transactions. Firm A instructs its professionals to provide information on tax engagements that involve reportable transactions and to provide the documents required to be maintained under section 6112 to Firm A's compliance officer for list maintenance purposes. Firm A's policy provides that, for each engagement involving a reportable transaction, one firm professional will send an email to the firm's compliance officer about the engagement and then direct a subordinate to send the documents required to be maintained to the firm's compliance officer.

Firm A receives a request from the IRS for a section 6112 list. In compiling its list to turn over to the IRS during the 20-business-day period following the list request, Firm A discovers that, with respect to one reportable transaction, a subordinate did not provide the documentation required by Firm A's policy. In addition, Firm A experiences difficulty locating the required documents as both the professional and the subordinate who worked on the matter are no longer employed by Firm A, requiring the firm to undertake an extensive search of its storage facility for the documents responsive to the list request. Firm A also seeks the materials from the firm's clients, but they are unable to respond timely to the request. Firm A notifies the IRS, in writing, of the difficulties it is experiencing, and provides all other required list information to the IRS, together with a description of the documents that are being searched for at the storage facility, a proposed schedule of production of the documents within 10 business days, and all statements required by these regulations, within the 20-business-day period while it locates the documents for this one engagement.

Under these circumstances, Firm A demonstrated that it could not reasonably make the portion of the list relating to the one engagement, including the documents in the storage facility, available within the 20-business-day period and thus qualified for an extension. Firm A had established procedures reasonably designed and implemented to ensure compliance with the requirements of section 6112. The facts indicate that Firm A made diligent efforts to maintain the materials constituting the list in a readily accessible form and as otherwise required by the Secretary under section 6112. Based on the above, the IRS should grant a 10-business-day extension with respect to the portion of the list including the documents that are located at the storage facility.

(d) *Failure to make list available.* A failure to make the list available includes any failure to furnish the requested list to the IRS in a timely

manner and in the form required under section 6112 and its corresponding regulations. Examples of failures to make a list available include instances in which a person fails to furnish any list; furnishes an incomplete list; or furnishes a list, whether or not complete, after the time required by this section.

(e) *Computation of penalty—(1) In general.* The penalty imposed by section 6708 accrues daily, beginning on the first calendar day after the expiration of the 20-business-day period following a written list request, and continues for each calendar day thereafter until, and including, the day the person's failure to furnish a list in the form required by section 6112 and its corresponding regulations ends.

(2) *Computation of penalty after grant of extension.* If the IRS grants an extension of the 20-business-day period pursuant to paragraph (c)(3) of this section, the penalty imposed by section 6708 accrues daily, beginning on the first calendar day after the expiration of the extension period, and continues for each calendar day thereafter until, and including, the day the person's failure to furnish a list in the form required by section 6112 and its corresponding regulations ends.

(3) *Designation agreements and concurrent application of penalty.* If material advisors with respect to the same reportable transaction enter into a designation agreement pursuant to section 6112(b)(2) and § 301.6112-1(f), separate penalties shall be imposed upon designated material advisors and nondesignated material advisors who are parties to the designation agreement for their respective periods of failure or noncompliance with a list request. A penalty shall continue to accrue against a material advisor who is a party to a designation agreement until such time when a list complying with the requirements of section 6112 and its corresponding regulations is furnished by that material advisor or any other material advisor who is a party to the designation agreement.

(4) *Example.* The following example illustrates paragraphs (b) through (e) of this section.

*Example.* The IRS hand delivers a written request for the list required to be maintained under section 6112 to Firm B, a material advisor, on Friday, March 4, 2011. Firm B must make the list available to the IRS on or before Friday, April 1, 2011, the 20th business day after the request was hand delivered. If Firm B fails to make the list available to the IRS by that day, absent reasonable cause or the IRS grant of an extension for the response time, the \$10,000-per-day penalty begins on Saturday, April 2,

2011. The \$10,000 per day penalty will continue for each subsequent calendar day until Firm B makes the complete list available, except for those days for which Firm B demonstrates reasonable cause. If Firm B hand delivers a complete copy of the requested list to the IRS on the morning of Tuesday, April 5, 2011, absent reasonable cause or the IRS prior grant of an extension for the response time, a penalty of \$40,000 will be imposed upon Firm B. See paragraphs (g) and (h) of this section for an explanation of reasonable cause.

(f) *Definitions.* For purposes of this section, the following definitions apply:

(1) *Material advisor* means a person described in section 6111 and § 301.6111-3(b).

(2) *Business day* means every calendar day other than a Saturday, Sunday, or legal holiday within the meaning of section 7503.

(3) *Reportable transaction* means a transaction described in section 6707A(c)(1) and section 1.6011-4(b)(1).

(4) *Listed transaction* means a transaction described in section 6707A(c)(2) and § 1.6011-4(b)(2) of this chapter.

(g) *Reasonable cause—general applicability—(1) Overview.* The section 6708 penalty will not be imposed for any day or days for which the person shows that the failure to make a complete list available to the IRS was due to reasonable cause. The determination of whether a person had reasonable cause is made on a case-by-case and day-by-day basis, taking into account all the relevant facts and circumstances. Facts and circumstances relevant to a material advisor's reasonable cause for failing to provide the list on a specific day include facts and circumstances arising subsequent to the request for the list. The showing of reasonable cause made by the person should relate to each specific day or days for which the person failed to provide the requested list. Reasonable cause includes, but is not limited to, factors identified in paragraphs (g) and (h) of this section.

(2) *Good-faith factors.* The most important factors to establish reasonable cause are those that reflect the extent of the person's good-faith efforts to comply with section 6112. The following factors, which are not exclusive, will be considered in determining whether a person has made a good-faith effort to comply with the requirements of section 6112:

(i) The person's efforts to determine or assess its status as a material advisor as defined by section 6111;

(ii) The person's efforts to determine the information and documentation required to be maintained under section 6112;

(iii) The person's efforts to meet its obligations to maintain a readily-producible list as required by section 6112;

(iv) The person's efforts to make the list available to the IRS within the 20-business-day period (or extended period) following the list request; and

(v) The person's efforts to ensure that the list that is furnished to the IRS is accurate and complete.

(3) *Ordinary business care.* The exercise of ordinary business care may constitute reasonable cause. To show ordinary business care, the person may, for example, show that it established, and adhered to, procedures reasonably designed and implemented to ensure compliance with the requirements of section 6112. In all instances when ordinary business care is claimed as constituting reasonable cause, a person must show that it took immediate steps to correct any failure relating to the list upon its discovery. The failure of a person to take immediate steps to correct a failure related to the list upon the discovery of the failure shall be a factor weighing against a conclusion that the person exercised ordinary business care. Notwithstanding the occurrence of an isolated and inadvertent failure, a person still may be able to demonstrate that the person exercised ordinary business care, considering all the relevant facts and circumstances, but only if the person had established and adhered to procedures reasonably designed and implemented to ensure compliance with the requirements of section 6112.

(4) *Supervening events.* A person may establish reasonable cause for one or more days for which, considering all the relevant facts and circumstances, the failure to timely furnish the list required by section 6112 was due solely to a supervening event beyond the person's control. Events beyond a person's control may include fire, flood, storm, or other casualty; illness; theft; or other similarly unexpected event that damages or impairs the person's relevant business records or system for processing and providing these records, or that affects the person's ability to maintain the section 6112 list or make it available to the IRS. Reasonable cause may be established only for the period that a person who exercised ordinary business care would need to provide the list from alternative records in existence, or make the list available, under the specific facts and circumstances.

(5) *Reliance on opinion or advice.* (i) *In general.* A person may rely on the advice of an independent tax professional to establish reasonable

cause. The reliance, however, must be reasonable and in good faith, in light of all the other facts and circumstances. For a person to be considered to have relied on the advice, the advice must have been received by the person prior to the date upon which that person would otherwise have failed to make the list available as required by section 6112 and these regulations. If the person received advice from an independent tax professional, the person's reliance on that advice will be considered reasonable only if the independent tax professional expressed a reasonable belief that it is more likely than not that the person does not have an obligation imposed by section 6112. For example, this advice may conclude that the person is not a material advisor; that the transaction upon which the person provided material aid, assistance, or advice is not a reportable transaction for which a list was required to be maintained as of the date of the advice; that the information and documents to be produced constitute the required list; or that the information or documents withheld by the person are not required to be produced. The advice must also take into account and consider all relevant facts and circumstances, not rely on unreasonable legal or factual assumptions, not rely on or take into account the possibility that a list request may not be made, and not rely on unreasonable representations or statements of the person seeking the advice. Advice from a nonindependent tax professional may be considered in the determination of reasonable cause in light of and in relation to all the other facts and circumstances, but by itself is not sufficient to establish reasonable cause.

(ii) *Independent tax professional.* For purposes of this section, an independent tax professional is a person who is knowledgeable in the relevant aspects of Federal tax law and who is not a material advisor with respect to the specific transaction that is the subject of the list request. For advice related to a listed transaction, a person who is a material advisor with respect to any transaction that is the same as or substantially similar to the type of transaction that is the subject of the list request will not be considered an independent tax professional.

(6) *Examples.* The following examples illustrate this paragraph (g). These examples are intended to illustrate how the facts and circumstances in paragraphs (g)(2) through (g)(5) of this section may apply; however, in any given case, all of the facts and circumstances must be analyzed.

*Example 1.* On August 11, 2011, the IRS sends a list request via certified mail to Firm C, a material advisor. Firm C consists of a sole practitioner, X, who is away from the office on vacation on this date. X has arranged for a colleague, Y, to review Firm C's mail, email, and telephone messages daily during his absence. X returns to the office the day after his vacation ends, on September 2, 2011, and immediately contacts the IRS to notify it of his absence. Firm C provides a complete list to the IRS on September 19, 2011, 10 business days after he has returned from vacation. Firm C establishes that X was on vacation at the time the list request was sent to Firm C, and Firm C promptly provided the requested list in a manner and time period reflecting ordinary business care and prudence upon X's return to the office. Under these circumstances, Firm C is considered to have made a good-faith effort to comply with the requirements of section 6112. Firm C has established reasonable cause for the entire period between the expiration of the 20-business-day period following the list request and the date the list was provided to the IRS. See paragraphs (g)(2) and (3) of this section.

*Example 2.* On March 3, 2011, the IRS hand delivers to Firm D, a material advisor, a list request related to a transaction believed by the IRS to have been implemented in November 2008 by a group of Firm D's clients (the advisees). Firm D's involvement in the transaction included implementing the transaction on behalf of some but not all of the advisees. Firm D timely provides the requested list to the IRS. Upon review, the IRS determines that the information provided by Firm D appears to be accurate, but the IRS believes that some of the information is incomplete because it does not contain information about certain individuals who were identified through other investigative means as clients of Firm D who may have engaged in the transaction. In response to a follow-up inquiry by the IRS, Firm D establishes, however, that it is not a material advisor with respect to these taxpayers. Under these circumstances, Firm D has furnished the list as required by section 6112. Because the list was complete when furnished, Firm D need not make a showing of reasonable cause. See paragraph (g)(1) of this section.

*Example 3.* The IRS sends a list request by certified mail to Firm E, a material advisor. Firm E maintains the materials responsive to the list request in a CD-ROM format. Under Firm E's established procedures for maintaining section 6112 lists, once the transaction is completed, the documents are scanned and saved to a CD-ROM. After the scanning process is completed, the paper copies of the documents are sent to an off-site storage facility. Three days prior to the 20th business day following the date of the written request, Firm E's office is damaged in a building fire and the CD-ROM is destroyed. Firm E contacts the IRS representative listed as a contact person on the section 6112 list request to advise him that the relevant records were damaged by fire. Under these circumstances, Firm E has reasonable cause for the period of time that Firm E cannot

respond to the list request due to circumstances out of Firm E's control. The reasonable cause exception, however, will only be available to Firm E for the period of time that a person who exercises ordinary business care would need to obtain the paper copies of the documents from the off-site storage facility and provide the list to the IRS. See paragraphs (g)(3) and (4) of section.

*Example 4.* On February 1, 2011, the IRS hand delivers a list request to Firm F, a material advisor. Firm F filed with the IRS the disclosure statement required by section 6111 for the reportable transaction that is the subject of the list request but did not maintain the section 6112 list documentation in a readily accessible format after the filing of the section 6111 statement. On March 2, 2011, the 20th business day after the list request is provided to Firm F, Firm F calls the IRS to ask for additional time to comply with the list request, stating that it could not gather the list information together in 20 business days. Because Firm F is not able to show that it made diligent efforts to maintain the materials constituting the list in a readily accessible form, the IRS should not grant Firm F an extension of time. See paragraph (c)(3) of this section. Further, Firm F does not have reasonable cause because it has demonstrated a lack of a good faith effort to comply with the requirements of section 6112 and a lack of ordinary business care. See paragraphs (g)(2) and (3) of this section.

*Example 5.* On August 11, 2011, the IRS sends a list request, via certified mail, to Firm G, a material advisor. Firm G, consisting of a sole practitioner, P, maintains the materials responsive to the list request in a CD-ROM format. Generally, once the transaction is completed, the documents are scanned and then saved to a CD-ROM. The hard copies of the documents are sent to off-site storage. P is aware of the list request but ignores it. On September 22, 2011, the 13th calendar day after the 20-business-day period following the list request, P suffers a temporary but debilitating illness that lasts 22 days. Following the illness, P immediately returns to work. After returning to work, P continues to ignore the list request. In this situation, the facts and circumstances indicate that Firm G does not have reasonable cause for any day in which there was a failure to make the list available to the IRS, because the failure was not due solely to the supervening event occurring on September 22, 2011, that lasts for 22 days. Firm G did not make a good-faith effort to make the list available to the IRS prior to the occurrence of the supervening event. Firm G is liable for the \$10,000 per day penalty from the first day following the expiration of the 20-business-day period until a complete list is provided to the IRS. See paragraphs (g)(2) and (4) of this section.

*Example 6.* On August 11, 2011, the IRS sends a list request, via certified mail, to Firm H, a material advisor. Firm H, consisting of a sole practitioner, P, maintains the materials responsive to the list request in a CD-ROM format. Generally, once the transaction is completed, the documents are scanned and then saved to a CD-ROM. The hard copies of the documents are sent to off-site storage. P is aware of the list request and

begins compiling the documents to respond to the IRS within the 20-business-day period ending on September 9, 2011. Prior to responding to the list request, P suffers a temporary but debilitating illness on September 3, 2011, that lasts through September 20, 2011. Upon returning to work on September 21, 2011, P contacts the IRS to explain that P experienced a temporary but debilitating illness from September 3, 2011, through September 20, 2011, and that P has returned to the office and intends to provide the list response to the IRS within a short period of time. Firm H provides the list response to the IRS on September 23, 2011. In this situation, the facts and circumstances indicate that Firm H has reasonable cause for the period from September 10, 2011 until September 23, 2011, attributable to P's illness. The failure to furnish the list in a timely fashion was solely attributable to the supervening event occurring on September 3, 2011, and Firm H promptly provided the requested list in a manner and time period reflecting ordinary business care upon P's return to the office. Firm H is considered to have made a good-faith effort to comply with the requirements of section 6112. Firm H has established reasonable cause for the entire period between the expiration of the 20-business-day period following the list request and the date the list was provided to the IRS. See paragraphs (g)(2) and (4) of this section.

*Example 7.* Firm I receives a list request for transactions that are the same or substantially similar to the listed transaction described in Notice 2002-21, 2002-1 C.B. 730. Firm I will be considered a material advisor with respect to a particular transaction for which it provided advice if the transaction is the same as or substantially similar to the transaction described in Notice 2002-21. Firm I, however, is unsure whether the transaction is the same as or substantially similar to the transaction described in Notice 2002-21. Therefore, Firm I seeks an opinion from Firm L, a law firm, on this issue. P, a partner in Firm L, provided tax advice to clients who invested in other Notice 2002-21 transactions regarding reporting the purported tax benefits on their income tax returns, and Firm L is a material advisor with respect to those transactions. Because Firm L is a material advisor with respect to the type of transaction that is the same as or substantially similar to the transaction described in Notice 2002-21, Firm L is not considered an independent tax professional. Therefore, Firm I cannot rely on advice provided by Firm L to establish reasonable cause under this section. The IRS may consider Firm L's advice in the determination of reasonable cause in light of other facts and circumstances, but Firm's L's advice is not sufficient to establish reasonable cause independently. See paragraph (g)(5) of this section.

*Example 8.* Firm J, a law firm, provides advice to various clients of the firm regarding the potential tax benefits of a reportable transaction under § 1.6011-4(b)(5) of this chapter (involving a section 165 loss) and is a material advisor with respect to the transaction. Firm J also provides advice to Firm M, an accounting firm, regarding the same transaction. Firm M then advises



various Firm M clients regarding this same transaction, and is a material advisor. The transaction is not a listed transaction. Firm N, a law firm that is not associated with Firm J and has not provided advice with respect to the same transaction to Firm M, has provided advice to its own clients regarding other transactions subject to § 1.6011-4(b)(5) of this chapter, but not the particular transaction that was the subject of Firm J's advice to Firm M. The IRS hand delivers a list request to Firm M, the subject of which is the transaction regarding which Firm J provided advice to Firm M. At a point prior to the expiration of the 20-business-day period, Firm M seeks advice from Firm J and Firm N about the propriety of withholding certain documents related to the transaction. Because Firm J provided advice with respect to the particular transaction that is the subject of the list request, Firm J is not an independent tax professional. Although Firm N has provided advice on a transaction that is considered a reportable transaction under § 1.6011-4(b)(5) of this chapter, Firm N is considered to be an independent tax professional, because Firm N did not provide material assistance with respect to the particular transaction that is the subject of the list request. See paragraph (g)(5) of this section.

(h) *Reasonable cause—special considerations*—(1) *Material advisor no longer in existence*. If a material advisor has dissolved, been liquidated, or otherwise is no longer in existence, the person required by section 6112 to maintain the list (the “responsible person”) is subject to the penalty for failing to make the list available. In considering whether a responsible person or successor in interest has reasonable cause for any failure to timely make the list available to the IRS, the IRS will consider all of the facts and circumstances, including those facts and circumstances relating to the dissolution, liquidation, and winding up of the business of the original material advisor, and any efforts made by the original material advisor to comply with the requirements of section 6112 prior to the dissolution or liquidation. When appropriate or applicable, due diligence, if any, performed by a responsible person or successor in interest will be considered, and due consideration will be given for acts taken by that person to minimize the potential for violation of the section 6112 requirements.

(2) *Review by IRS*. Whether reasonable cause exists for a period of time will be determined based on all the relevant facts and circumstances, including facts and circumstances arising subsequent to the request for the list. If a material advisor establishes that it acted in good faith, as defined in paragraph (g)(2) of this section, in its efforts to comply with the provisions of section 6112 and its

corresponding regulations, the material advisor will be deemed to have reasonable cause for the periods of time taken by the IRS to review a furnished list for compliance with the requirements of section 6112 and to inform the material advisor of any identified failures in the list. If the material advisor does not establish that it acted in good faith, the IRS will not consider the time taken by the IRS to review a list or inform a material advisor of identified failures as a factor in determining whether the material advisor has reasonable cause for that period.

(3) *Examples*. The following examples illustrate paragraph (h)(2) of this section.

*Example 1*. On February 1, 2011, the IRS hand delivers a list request to Firm O, a material advisor. On March 2, 2011, the 20th business day after the list request is delivered to Firm O, Firm O sends a list to the IRS that was contemporaneously prepared after the issuance of advice with respect to the reportable transaction and continuously maintained in accordance with the requirements of section 6112 and the related regulations. Prior to sending the list, a supervisor at Firm O carefully reviewed the list to verify that it was comprehensive and accurate. The IRS completes its review on March 22, 2011, and determines that the list is not complete because O furnished a draft copy of the tax opinion, rather than the final document as the final document had been mistakenly misfiled. After Firm O is notified of the missing information, Firm O immediately furnishes a complete copy of the final version of the tax opinion. Firm O made a good-faith effort to comply with the requirements of section 6112, including its efforts to ensure that the list that was furnished to the IRS was accurate and complete. Firm O has reasonable cause for the entire period between the expiration of the 20-business-day period following the list request and the date the complete list was provided to the IRS.

*Example 2*. On February 1, 2011, the IRS hand delivers a list request to Firm P, a material advisor. Firm P's involvement in the reportable transaction included implementing the transaction on behalf of some but not all of Firm P's clients. On March 2, 2011, the 20th business day after the list request is delivered to Firm P, Firm P sends the list to the IRS. The IRS completes its review on March 22, 2011. The IRS believes the client list is incomplete because it does not contain information about certain individuals who were identified through other investigative means as clients of Firm P who may have engaged in the transaction. On March 25, 2011, in response to a follow-up inquiry by the IRS, Firm P establishes that it is not a material advisor with respect to these taxpayers. Therefore, the March 2, 2011 list was complete and accurate. Under these circumstances, Firm P has timely furnished the list as required by section 6112. Because Firm P complied with the requirements of section 6112, Firm P does not need to

establish reasonable cause for the period from March 3, 2011, through March 25, 2011.

*Example 3*. On February 1, 2011, the IRS hand delivers a list request to Firm Q, a material advisor. On March 2, 2011, the 20th business day after the list request is delivered to Firm Q, Firm Q sends the list to the IRS. Firm Q had not maintained a list contemporaneously after the issuance of advice with respect to the reportable transaction, and during the 20 business days prior to providing the list to the IRS, Firm Q created the list. To meet the 20-business-day deadline, a supervisor did not review the final list prior to sending the list to the IRS. The IRS completes its review on March 22, 2011, and determines that the list is not complete because the list does not include 15 persons for whom Firm Q acted as a material advisor with respect to the reportable transaction. Firm Q provides the additional information on March 25, 2011. Because Firm Q is not able to show that it made diligent efforts to maintain the materials constituting the list in a readily accessible form and that it made a reasonable effort to ensure that the list that was furnished to the IRS was accurate and complete, Firm Q cannot establish that it exhibited a good faith effort to comply with the requirements of section 6112. Firm Q does not have reasonable cause for the failure to furnish the complete list from March 3, 2011, through March 25, 2011.

*Example 4*. Within the 20-business-day period following a list request, Firm R sends four boxes of documents comprising the required list to the IRS using a commercial delivery service. The IRS receives only three of the boxes because Box 4 was erroneously self-addressed using Firm R's office address. Box 4 arrives at Firm R's office on January 6, 2012, the 22nd business day after the list request was made. Firm R immediately recognizes its clerical error, promptly contacts the IRS, and resends the original and unopened Box 4, properly addressed, to the IRS together with documentation supporting the error. The IRS receives Box 4 on January 9, 2012. Under these circumstances, Firm R has reasonable cause for the late delivery of Box 4, because it made a good-faith attempt to timely comply with the list request and immediately corrected an inadvertent error upon its discovery. As a result, no penalty will be imposed based on the delay in providing Box 4. If, after inspection, the IRS determines that the list is incomplete or defective, even with the contents of Box 4, Firm R must establish reasonable cause for the incomplete nature of the list or the defect to avoid imposition of a penalty for the period beginning January 5, 2012, until the day that a complete list is provided by Firm R.

(i) *Effective/applicability date*. This section applies to all requests for lists required to be maintained under section 6112, including lists persons were required to maintain under section 6112(a) as in effect before October 22, 2004, made on or after the date of publication of the Treasury decision



adopting these rules as final regulations in the **Federal Register**.

**Steven T. Miller,**  
Deputy Commissioner for Services and Enforcement.

[FR Doc. 2013-05200 Filed 3-7-13; 8:45 am]

BILLING CODE 4830-01-P

## DEPARTMENT OF EDUCATION

### 34 CFR Chapter III

#### **Proposed Priorities—National Institute on Disability and Rehabilitation Research—Disability and Rehabilitation Research Projects and Centers Program—Rehabilitation Engineering Research Centers**

**AGENCY:** Office of Special Education and Rehabilitative Services, Department of Education.

**ACTION:** Proposed priorities.

[CFDA Numbers: 84.133E-5, 84.133E-6, 84.133E-7, and 84.133E-8.]

**SUMMARY:** The Assistant Secretary for Special Education and Rehabilitative Services proposes four priorities for the Disability and Rehabilitation Research Projects and Centers Program administered by the National Institute on Disability and Rehabilitation Research (NIDRR). Specifically, this notice proposes a priority for a Rehabilitation Engineering Research Center (RERC) on each of: Rehabilitation Strategies, Techniques, and Interventions (priority 1); Information and Communication Technologies (priority 2); Individual Mobility and Manipulation (priority 3); and Physical Access and Transportation (priority 4). The Assistant Secretary may use one or more of these priorities for competitions in fiscal year (FY) 2013 and later years. We take this action to focus research attention on areas of national need. We intend the priorities to improve rehabilitation services and outcomes for individuals with disabilities.

**DATES:** We must receive your comments on or before April 8, 2013.

**ADDRESSES:** Address all comments about this notice to Marlene Spencer, U.S. Department of Education, 400 Maryland Avenue SW., Room 5133, Potomac Center Plaza (PCP), Washington, DC 20202-2700.

If you prefer to send your comments by email, use the following address: [marlene.spencer@ed.gov](mailto:marlene.spencer@ed.gov). You must include "Proposed Priorities for RERCs" and the priority title in the subject line of your electronic message.

**FOR FURTHER INFORMATION CONTACT:** Marlene Spencer. Telephone: (202) 245-

7532 or by email: [marlene.spencer@ed.gov](mailto:marlene.spencer@ed.gov).

If you use a telecommunications device for the deaf (TDD) or a text telephone (TTY), call the Federal Relay Service (FRS), toll free, at 1-800-877-8339.

**SUPPLEMENTARY INFORMATION:** This notice of proposed priorities is in concert with NIDRR's approved Long-Range Plan (Plan). The Plan, which was published in the **Federal Register** on February 15, 2006 (71 FR 8165), can be accessed on the Internet at the following site: [www.ed.gov/about/offices/list/opers/nidrr/policy.html](http://www.ed.gov/about/offices/list/opers/nidrr/policy.html).

Through the implementation of the Plan, NIDRR seeks to: (1) Improve the quality and utility of disability and rehabilitation research; (2) foster an exchange of expertise, information, and training methods to facilitate the advancement of knowledge and understanding of the unique needs of traditionally underserved populations; (3) determine best strategies and programs to improve rehabilitation outcomes for underserved populations; (4) identify research gaps; (5) identify mechanisms for integrating research and practice; and (6) disseminate findings.

This notice proposes four priorities, each of which NIDRR intends to use for one or more RERC competitions in FY 2013 and possibly in later years. However, nothing precludes NIDRR from publishing additional priorities, if needed. Furthermore, NIDRR is under no obligation to make an award using these priorities. The decision to make an award will be based on the quality of applications received and available funding.

**Invitation to Comment:** We invite you to submit comments regarding this notice. To ensure that your comments have maximum effect in developing the notice of final priorities, we urge you to identify clearly the specific topic that each comment addresses.

We invite you to assist us in complying with the specific requirements of Executive Orders 12866 and 13563 and their overall requirement of reducing regulatory burden that might result from these proposed priorities. Please let us know of any further ways we could reduce potential costs or increase potential benefits while preserving the effective and efficient administration of the program.

During and after the comment period, you may inspect all public comments about this notice in room 5140, 550 12th Street SW., PCP, Washington, DC, between the hours of 8:30 a.m. and 4:00 p.m., Washington, DC time, Monday

through Friday of each week except Federal holidays.

**Assistance to Individuals with Disabilities in Reviewing the Rulemaking Record:** On request we will provide an appropriate accommodation or auxiliary aid to an individual with a disability who needs assistance to review the comments or other documents in the public rulemaking record for this notice. If you want to schedule an appointment for this type of accommodation or auxiliary aid, please contact the person listed under **FOR FURTHER INFORMATION CONTACT**.

**Purpose of Program:** The purpose of the Disability and Rehabilitation Research Projects and Centers Program is to plan and conduct research, demonstration projects, training, and related activities, including international activities, to develop methods, procedures, and rehabilitation technology that maximize the full inclusion and integration into society, employment, independent living, family support, and economic and social self-sufficiency of individuals with disabilities, especially individuals with the most severe disabilities, and to improve the effectiveness of services authorized under the Rehabilitation Act of 1973, as amended (Rehabilitation Act).

#### **Rehabilitation Engineering Research Centers (RERCs) Program**

The purpose of NIDRR's RERCs program, which is funded through the Disability and Rehabilitation Research Projects and Centers Program, is to improve the effectiveness of services authorized under the Rehabilitation Act. It does so by conducting advanced engineering research, developing and evaluating innovative technologies, facilitating service delivery system changes, stimulating the production and distribution of new technologies and equipment in the private sector, and providing training opportunities. RERCs seek to solve rehabilitation problems and remove environmental barriers to improvements in employment, community living and participation, and health and function outcomes of individuals with disabilities.

The general requirements for RERCs are set out in subpart D of 34 CFR part 350 (What Rehabilitation Engineering Research Centers Does the Secretary Assist?).

Additional information on the RERCs program can be found at: [www.ed.gov/rschstat/research/pubs/index.html](http://www.ed.gov/rschstat/research/pubs/index.html).

**Program Authority:** 29 U.S.C. 762(g) and 764(b)(3).

*Applicable Program Regulations:* 34 CFR part 350.

### Proposed Priorities

This notice contains four proposed priorities. These include a priority for a RERC on each of: Rehabilitation Strategies, Techniques, and Interventions (priority 1); Information and Communication Technologies (priority 2); Individual Mobility and Manipulation (priority 3); and Physical Access and Transportation (priority 4).

### Background

NIDRR's mission is to generate new knowledge and promote its effective use to improve the abilities of people with disabilities to perform activities of their choice in the community, and also to expand society's capacity to provide full opportunities and accommodations for its citizens with disabilities (NIDRR Long-Range Plan, 2006). In support of this mission, NIDRR sponsors RERCs to address the barriers confronted by individuals with disabilities in all aspects of their lives.

NIDRR-sponsored RERCs engage in the systematic application of engineering sciences to design, develop, adapt, test, evaluate, apply, and distribute technological solutions to problems confronted by individuals with disabilities in functional areas, such as mobility, communications, hearing, vision, and cognition, and in activities associated with employment, independent living, education, and integration into the community (Rehabilitation Act of 1973). RERCs may focus their efforts at the individual level, for example, to develop assistive technology devices that enhance the physical, sensory, and cognitive abilities of individuals with disabilities. RERCs may also focus on the systems level, for example, by mitigating or eliminating barriers found in large social systems such as public transportation, telecommunications, information technology, and the built environment. RERCs conduct research and development that leads to the transfer of technology into commercialized or non-commercialized products that can be readily accessed and used to improve the lives of individuals with disabilities.

NIDRR seeks to establish RERCs that will address topics in four broad areas of rehabilitation engineering. These four areas, outlined in NIDRR's proposed Long-Range Plan for 2013–2017 (NIDRR Long-Range Plan, 2013), include: (1) Rehabilitation strategies, techniques, and interventions; (2) information and communication technologies; (3) individual mobility and manipulation; and (4) physical access and

transportation. By holding field-initiated RERC grant competitions in these four broad areas, we aim to increase competition for NIDRR's RERC grants, and draw upon the field's expertise, knowledge, and creativity to optimize the quality and relevance of the rehabilitation engineering grants that we fund.

In the area of rehabilitation strategies, techniques, and interventions (priority 1), NIDRR seeks to fund research and development that leads to rehabilitation practices and services that improve the health, and the physical, cognitive, sensory, and communication abilities, of individuals with a wide range of disabling conditions. Rehabilitation engineering in this area should result in new or improved products, devices, and technological advances that enhance rehabilitation services in clinical or community settings. In this broad area, NIDRR has previously funded RERCs on successful aging, low vision and blindness, hearing enhancement, communication enhancement, cognitive technologies, recreational technologies, rehabilitation robotics, and telerehabilitation, among others.

In the area of information and communication technologies (priority 2), NIDRR seeks to fund research and development that reduces the digital divide between people with and without disabilities (Vicente & Lopez, 2010). Rehabilitation engineering in this area should optimize accessibility and usability of telecommunications products, wireless technologies, technology interfaces, computer systems, software, and networks for individuals with disabilities. In this broad area, NIDRR has previously funded RERCs on universal interface and information technology access, wireless technologies, and telecommunications access, among others.

In the area of individual mobility and manipulation (priority 3), NIDRR seeks to fund research and development to enhance mobility, physical movement, and manipulation of the environment, and to accommodate limitations in manual dexterity among individuals with a variety of disabling conditions. Rehabilitation engineering in this area should result in new or improved products, devices, or technological advances to allow individuals with disabilities to be more mobile and to manipulate their environments more easily and effectively, increasing the independence of individuals with disabilities and allowing them to participate fully in their communities. In this broad area, NIDRR has previously funded RERCs on prosthetics

and orthotics, wheeled mobility, and children with orthopedic disabilities, among others.

In the area of physical access and transportation (priority 4), NIDRR seeks to fund research and development that leads to greater accessibility of the built environment and better access to safe and accessible transportation options for individuals with disabilities. There is a need for more accessibility in commercial and private facilities, outdoor environments, and housing to increase independence and promote community integration for individuals with disabilities. In addition, easy-to-use, safe, and accessible transportation systems allow individuals with disabilities to move around, and participate more fully, in their communities and neighborhoods. Rehabilitation engineering in this area should result in the continued promotion of universal design and the planning of accessible buildings, parks, neighborhoods, transportation options, and cities. In this broad area, NIDRR has previously funded RERCs on accessible medical instrumentation, workplace accommodations, universal design in the built environment, accessible public transportation, and wheelchair transportation safety, among others.

### References

- NIDRR (2006). Notice of Final Long-Range Plan. 71 FR 8165. Available at: [www.ed.gov/about/offices/list/osers/nidrr/policy.html](http://www.ed.gov/about/offices/list/osers/nidrr/policy.html).
- NIDRR (2013). Notice of Proposed Long-Range Plan. 77 FR 23231. Available at: [www.gpo.gov/fdsys/pkg/FR-2012-04-18/html/2012-9365.htm](http://www.gpo.gov/fdsys/pkg/FR-2012-04-18/html/2012-9365.htm).
- Rehabilitation Act of 1973, PL 93–112.
- Vicente, M. R., & Lopez, A. J. (2010). A multidimensional analysis of the disability digital divide: Some evidence for Internet use. *The Information Society*, 26(1), 48–64.

### Proposed Priorities

The Assistant Secretary for Special Education and Rehabilitative Services proposes the following priorities for the establishment of a Rehabilitation Engineering Research Center (RERC) on each of: (1) Rehabilitation Strategies, Techniques, and Interventions; (2) Information and Communication Technologies; (3) Individual Mobility and Manipulation; and (4) Physical Access and Transportation. Each RERC will focus on innovative technological solutions, new knowledge, and concepts that will improve the lives of individuals with disabilities.

**Proposed Priority 1—RERC on Rehabilitation Strategies, Techniques, and Interventions**

Under this priority, the RERC must research, develop, and evaluate innovative technologies and strategies that will result in new or improved products, devices, and technological advances that are integrated into rehabilitation services in clinical or community settings. The RERC must be designed to improve outcomes of individuals with disabilities in one or more of the following domains: Employment, community living and participation, or health and function. Research and development topics under this priority may include but are not limited to: Virtual reality; therapy robots; telerehabilitation; recreational technology; health-related products and equipment; and cognitive, sensory, and communication aids.

**Proposed Priority 2—RERC on Information and Communication Technologies**

Under this priority, the RERC must research, develop, and evaluate innovative technologies and strategies that will optimize accessibility and usability of one or more of the following: Telecommunications products, wireless technologies, technology interfaces, computer systems, software, and networks for individuals with disabilities. The RERC must be designed to improve outcomes of individuals with disabilities in one or more of the following domains: Employment, community living and participation, or health and function. Research and development topics under this priority may include but are not limited to: Telecommunication access in emergency situations; interoperability between current and next generation telecommunication access; access to and use of wireless technologies; universal design approaches in future generations of wireless technologies; and accessibility of information technologies and electronic products by people with disabilities.

**Proposed Priority 3—RERC on Individual Mobility and Manipulation**

Under this priority, the RERC must research, develop, and evaluate innovative technologies and strategies that will result in new or improved products, devices, or technological advances that allow individuals with disabilities to be more mobile and to manipulate their environments more efficiently and effectively. The RERC must be designed to improve outcomes of individuals with disabilities in one or

more of the following domains: Employment, community living and participation, or health and function. Research and development topics under this priority may include but are not limited to: Equipment for personal mobility; assistive technology for manipulation; and prosthetics and orthotics.

**Proposed Priority 4—RERC on Physical Access and Transportation**

Under this priority, the RERC must research, develop, and evaluate innovative technologies and strategies that will result in one or more of the following: The continued promotion of universal design and the planning of accessible buildings, homes, parks, neighborhoods, and cities, or the accessibility and safety of transportation options. The RERC must be designed to improve outcomes of individuals with disabilities in one or more of the following domains: Employment, community living and participation, or health and function. Research and development topics under this priority may include but are not limited to: Design and modification of the built environment; and the accessibility, safety, affordability and independent use of transportation options (including public transportation, commercial transportation, and personal vehicles).

**Requirements Applicable to All Four Proposed Priorities**

Under each priority, the RERC must be designed to contribute to the following outcomes:

- (1) Increased technical and scientific knowledge relevant to its research area. The RERC must contribute to this outcome by conducting high-quality, rigorous research and development projects.
- (2) Increased innovation in technologies, products, environments, performance guidelines, and monitoring and assessment tools applicable to its research area. The RERC must contribute to this outcome through the development and testing of these innovations.
- (3) Improved research capacity in its research area. The RERC must contribute to this outcome by collaborating with the relevant industry, professional associations, institutions of higher education, health care providers, or educators, as appropriate.
- (4) Improved usability and accessibility of products and environments in its research area. The RERC must contribute to this outcome by emphasizing the principles of universal design in its product research and development. For this purpose,

“universal design” means the design of products and environments to be usable by all people, to the greatest extent possible, without the need for adaptation or specialized design.

(5) Improved awareness and understanding of cutting-edge developments in technologies within its research area. The RERC must contribute to this outcome by identifying and communicating with relevant stakeholders, including NIDRR, individuals with disabilities, their representatives, disability organizations, service providers, professional journals, manufacturers, and other interested parties regarding trends and evolving product concepts related to its research area.

(6) Increased dissemination of research in the research area. The RERC must contribute to this outcome by providing technical assistance to relevant public and private organizations, individuals with disabilities, employers, and schools on policies, guidelines, and standards related to its research area.

(7) Increased transfer of RERC-developed technologies to the marketplace. The RERC must contribute to this outcome by developing and implementing a plan for ensuring that all technologies developed by the RERC are made available to the public. The technology transfer plan must be developed in the first year of the project period in consultation with the NIDRR-funded Disability Rehabilitation Research Project, Center on Knowledge Translation for Technology Transfer.

In addition, under each priority, the RERC must—

- Have the capability to design, build, and test prototype devices and assist in the technology transfer and knowledge translation of successful solutions to relevant production and service delivery settings;
- Evaluate the efficacy and safety of its new products, instrumentation, or assistive devices;
- Provide as part of its proposal, and then implement, a plan that describes how it will include, as appropriate, individuals with disabilities or their representatives in all phases of its activities, including research, development, training, dissemination, and evaluation;
- Provide as part of its proposal, and then implement, a plan to disseminate its research results to individuals with disabilities and their representatives; disability organizations; service providers; professional journals; manufacturers; and other interested parties. In meeting this requirement, each RERC may use a variety of

mechanisms to disseminate information, including state-of-the-science conferences, webinars, Web sites, and other dissemination methods; and

- Coordinate research projects of mutual interest with relevant NIDRR-funded projects, as identified through consultation with the NIDRR project officer.

### Types of Priorities

When inviting applications for a competition using one or more priorities, we designate the type of each priority as absolute, competitive preference, or invitational through a notice in the **Federal Register**. The effect of each type of priority follows:

**Absolute priority:** Under an absolute priority, we consider only applications that meet the priority (34 CFR 75.105(c)(3)).

**Competitive preference priority:** Under a competitive preference priority, we give competitive preference to an application by (1) awarding additional points, depending on the extent to which the application meets the priority (34 CFR 75.105(c)(2)(i)); or (2) selecting an application that meets the priority over an application of comparable merit that does not meet the priority (34 CFR 75.105(c)(2)(ii)).

**Invitational priority:** Under an invitational priority, we are particularly interested in applications that meet the priority. However, we do not give an application that meets the priority a preference over other applications (34 CFR 75.105(c)(1)).

### Final Priorities

We will announce the final priorities in a notice in the **Federal Register**. We will determine the final priorities after considering responses to this notice and other information available to the Department. This notice does not preclude us from proposing additional priorities, requirements, definitions, or selection criteria, subject to meeting applicable rulemaking requirements.

**Note:** This notice does *not* solicit applications. In any year in which we choose to use this priority, we invite applications through a notice in the **Federal Register**.

### Executive Orders 12866 and 13563

#### Regulatory Impact Analysis

Under Executive Order 12866, the Secretary must determine whether this regulatory action is “significant” and, therefore, subject to the requirements of the Executive order and subject to review by the Office of Management and Budget (OMB). Section 3(f) of Executive Order 12866 defines a “significant

regulatory action” as an action likely to result in a rule that may—

(1) Have an annual effect on the economy of \$100 million or more, or adversely affect a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities in a material way (also referred to as an “economically significant” rule);

(2) Create serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) Materially alter the budgetary impacts of entitlement grants, user fees, or loan programs or the rights and obligations of recipients thereof; or

(4) Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles stated in the Executive order.

This proposed regulatory action is not a significant regulatory action subject to review by OMB under section 3(f) of Executive Order 12866.

We have also reviewed this proposed regulatory action under Executive Order 13563, which supplements and explicitly reaffirms the principles, structures, and definitions governing regulatory review established in Executive Order 12866. To the extent permitted by law, Executive Order 13563 requires that an agency—

(1) Propose or adopt regulations only upon a reasoned determination that their benefits justify their costs (recognizing that some benefits and costs are difficult to quantify);

(2) Tailor its regulations to impose the least burden on society, consistent with obtaining regulatory objectives and taking into account—among other things and to the extent practicable—the costs of cumulative regulations;

(3) In choosing among alternative regulatory approaches, select those approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity);

(4) To the extent feasible, specify performance objectives, rather than the behavior or manner of compliance a regulated entity must adopt; and

(5) Identify and assess available alternatives to direct regulation, including economic incentives—such as user fees or marketable permits—to encourage the desired behavior, or provide information that enables the public to make choices.

Executive Order 13563 also requires an agency “to use the best available techniques to quantify anticipated present and future benefits and costs as accurately as possible.” The Office of

Information and Regulatory Affairs of OMB has emphasized that these techniques may include “identifying changing future compliance costs that might result from technological innovation or anticipated behavioral changes.”

We are issuing these proposed priorities only upon a reasoned determination that their benefits would justify their costs. In choosing among alternative regulatory approaches, we selected those approaches that would maximize net benefits. Based on the analysis that follows, the Department believes that these proposed priorities are consistent with the principles in Executive Order 13563.

We also have determined that this regulatory action would not unduly interfere with State, local, and tribal governments in the exercise of their governmental functions.

In accordance with both Executive orders, the Department has assessed the potential costs and benefits, both quantitative and qualitative, of this regulatory action. The potential costs are those resulting from statutory requirements and those we have determined as necessary for administering the Department’s programs and activities.

The benefits of the Disability and Rehabilitation Research Projects and Centers Program have been well established over the years. Projects similar to the RERCs have been completed successfully, and the new RERCs, established consistently with the proposed priorities, are expected to improve the lives of individuals with disabilities and generate through research and development, disseminate, and promote the use of new information that would improve the outcomes for individuals with disabilities in the areas of community living and participation, employment, and health and function.

**Intergovernmental Review:** This program is not subject to Executive Order 12372 and the regulations in 34 CFR part 79.

**Accessible Format:** Individuals with disabilities can obtain this document in an accessible format (e.g., braille, large print, audiotape, or compact disc) by contacting the Grants and Contracts Services Team, U.S. Department of Education, 400 Maryland Avenue SW., room 5075, PCP, Washington, DC 20202–2550. Telephone: (202) 245–7363. If you use a TDD or TTY, call the FRS, toll free, at 1–800–877–8339.

**Electronic Access to This Document:** The official version of this document is the document published in the **Federal Register**. Free Internet access to the official edition of the **Federal Register**

and the Code of Federal Regulations is available via the Federal Digital System at: [www.gpo.gov/fdsys](http://www.gpo.gov/fdsys). At this site you can view this document, as well as all other documents of this Department published in the **Federal Register**, in text or Adobe Portable Document Format (PDF). To use PDF you must have Adobe Acrobat Reader, which is available free at the site.

You may also access documents of the Department published in the **Federal Register** by using the article search feature at: [www.federalregister.gov](http://www.federalregister.gov). Specifically, through the advanced search feature at this site, you can limit your search to documents published by the Department.

Dated: March 5, 2013.

**Michael Yudin,**

*Acting Assistant Secretary for Special Education and Rehabilitative Services.*

[FR Doc. 2013-05490 Filed 3-7-13; 8:45 am]

**BILLING CODE 4000-01-P**

## ENVIRONMENTAL PROTECTION AGENCY

### 40 CFR Part 147

[EPA-HQ-OW-2012-0186; FRL 9787-8]

#### State of Washington; Underground Injection Control (UIC) Program Revision

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of public comment period and of public hearing.

**SUMMARY:** The purpose of this notice is to announce that the Environmental Protection Agency (EPA) has received a complete program revision package from the State of Washington requesting approval of its revised Underground Injection Control (UIC) program; the EPA has determined the application contains all the required elements; the application is available for inspection and copying at the address appearing below; public comments are requested; and a public hearing will be held.

The purpose of this notice is to inform the public that the State of Washington has revised its UIC regulations, including the transfer of oversight authority from the Department of Ecology to the Energy Facility Site Evaluation Council to issue UIC permits at energy facilities and other minor technical corrections.

**DATES:** Comments will be accepted until April 22, 2013. A Public Hearing will be held on April 8, 2013 at 2:30 p.m. at EPA Region 10, 1200 6th Ave., Seattle WA; visitor check in is on the 12th

Floor. Requests to testify may be mailed to: David Tetta, Ground Water Unit, EPA Region 10, Suite 900 M/S OCE-082, 1200 6th Ave., Seattle, WA 98101. For additional information regarding the public hearing, please contact David Tetta, (206) 553-1327 or [tetta.david@epa.gov](mailto:tetta.david@epa.gov).

**ADDRESSES:** Submit your comments, identified by Docket ID No. EPA-HQ-OW-2012-0186, by one of the following methods:

- *www.regulations.gov:* Follow the on-line instructions for submitting comments.
- *Email:* [tetta.david@epa.gov](mailto:tetta.david@epa.gov).
- *Fax:* (206) 553-6984.
- *Mail:* State of Washington; Underground Injection Control (UIC) Program Primacy, Environmental Protection Agency, Mailcode: 2822T, 1200 Pennsylvania Avenue NW., Washington, DC 20460.

• *Hand Delivery:* Water Docket, EPA Docket Center (EPA/DC) EPA West, Room 3334, 1301 Constitution Ave. NW., Washington, DC. Such deliveries are only accepted during the Docket's normal hours of operation, and special arrangements should be made for deliveries of boxed information.

*Instructions:* Requests to testify may be mailed to David Tetta, Ground Water Unit, Environmental Protection Agency, Region 10, 1200 Sixth Avenue, Suite 900 M/S OCE-082, Seattle, WA 98101. Direct your comments to Docket ID No. EPA-HQ-OW-2012-0186. EPA's policy is that all comments received will be included in the public docket without change and may be made available online at [www.regulations.gov](http://www.regulations.gov), including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Do not submit information that you consider to be CBI or otherwise protected through [www.regulations.gov](http://www.regulations.gov) or email. The [www.regulations.gov](http://www.regulations.gov) Web site is an "anonymous access" system, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. If you send an email comment directly to EPA without going through [www.regulations.gov](http://www.regulations.gov) your email address will be automatically captured and included as part of the comment that is placed in the public docket and made available on the Internet. If you submit an electronic comment, EPA recommends that you include your name and other contact information in the body of your comment and with any disk or CD-ROM you submit. If EPA

cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment. Electronic files should avoid the use of special characters, any form of encryption, and be free of any defects or viruses. For additional information about EPA's public docket visit the EPA Docket Center homepage at <http://www.epa.gov/epahome/dockets.htm> or the **SUPPLEMENTARY INFORMATION** section of this document.

*Docket:* All documents in the docket are listed in the [www.regulations.gov](http://www.regulations.gov) index. Although listed in the index, some information is not publicly available, e.g., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, will be publicly available only in hard copy. Publicly available docket materials are available either electronically in [www.regulations.gov](http://www.regulations.gov) or in hard copy at the following locations:

(1) Environmental Protection Agency, Region 10, Library, 10th Floor, 1200 Sixth Avenue, Seattle, WA 98101. The Library is open from 9:00 a.m. to 12:00 p.m. and 1:00 p.m.-4:00 p.m. Monday through Friday, excluding legal holidays. The telephone number for the Library is (206) 553-1289.

(2) Washington Department of Ecology, Water Quality Program, 300 Desmond Drive SE., Lacey, WA 98503. The Office is open from 8:00 a.m. to 5:00 p.m. Monday through Friday, excluding legal holidays. Please contact Mary Shaleen Hansen at (360) 407-6143.

(3) State of Washington; Underground Injection Control (UIC) Program Primacy Docket: EPA West, Room 3334, 1301 Constitution Ave. NW., Washington, DC. The Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Public Reading Room is (202) 566-1744, and the telephone number for the OW Docket is (202) 566-2426; and

#### FOR FURTHER INFORMATION CONTACT:

David Tetta, Ground Water Unit, Environmental Protection Agency, Region 10, 1200 Sixth Avenue, Suite 900 M/S OCE-082, Seattle, WA 98101; telephone number: (206) 553-1327; Fax number: (206) 553-6984; email address: [tetta.david@epa.gov](mailto:tetta.david@epa.gov). Comments should also be sent to this address.

**SUPPLEMENTARY INFORMATION:** The UIC program revision package from the State of Washington includes a description of the State Underground Injection Control program, copies of all applicable rules and forms, a statement of legal

authority, a Memorandum of Agreement between the State of Washington and the Region 10 office of the Environmental Protection Agency, and MOUs between the Department of Ecology and the Department of Health; the Department of Ecology and the Department of Natural Resources; and the Department of Ecology and the Energy Facility Site Evaluation Council.

Dated: February 7, 2013.

**Daniel D. Opalski,**

*Acting Regional Administrator, Region 10.*

[FR Doc. 2013-05213 Filed 3-7-13; 8:45 am]

BILLING CODE 6560-50-P

## FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 2

[IB Docket No. 12-376; FCC 12-161]

### Earth Stations Aboard Aircraft Communicating with Fixed-Satellite Service Geostationary-Orbit Space Stations

**AGENCY:** Federal Communications Commission.

**ACTION:** Proposed rule.

**SUMMARY:** This *Notice of Proposed Rulemaking (NPRM)* seeks comment on a proposal to elevate the allocation status of Earth Stations Aboard Aircraft (ESAA) in the 14.0–14.5 GHz band from secondary to primary and whether giving ESAA licensees primary status in the 14.0–14.5 GHz band would require a change to the technical rules.

**DATES:** Submit comments on or before April 8, 2013, and replies on or before April 29, 2013.

**ADDRESSES:** You may submit comments, identified by IB Docket No. 12-376, by any of the following methods:

■ **Federal eRulemaking Portal:** <http://www.regulations.gov>. Follow the instructions for submitting comments.

■ **Federal Communications Commission's ECFS Web site:** <http://fjallfoss.fcc.gov/ecfs2/>. Follow the instructions for submitting comments.

■ **People with Disabilities:** Contact the FCC to request reasonable accommodations (accessible format documents, sign language interpreters, CART, etc.) by email to [FCC504@fcc.gov](mailto:FCC504@fcc.gov), phone: 202-418-0530 (voice), tty: 202-418-0432.

For detailed instructions on submitting comments and additional information on the rulemaking process, see the **SUPPLEMENTARY INFORMATION** section of this document.

**FOR FURTHER INFORMATION CONTACT:** Andrea Kelly, Satellite Division,

International Bureau, FCC, (202) 418-0748, [Andrea.Kelly@fcc.gov](mailto:Andrea.Kelly@fcc.gov), or Howard Griboff, Policy Division, International Bureau, FCC, (202) 418-1460, [Howard.Griboff@fcc.gov](mailto:Howard.Griboff@fcc.gov).

**SUPPLEMENTARY INFORMATION:** This is a summary of the Commission's *Notice of Proposed Rulemaking* in IB Docket No. 12-376, FCC 12-161, adopted on December 20, 2012 and released on December 28, 2012. The full text of this document is available for inspection and copying during normal business hours in the FCC Reference Center, 445 12th Street, SW., Washington, DC 20554. The document also is available for download over the Internet at [http://hraunfoss.fcc.gov/edocs\\_public/attachmatch/FCC-12-161A1.doc](http://hraunfoss.fcc.gov/edocs_public/attachmatch/FCC-12-161A1.doc). The complete text also may be purchased from the Commission's duplicating contractor, Best Copy and Printing, Inc. (BCPI), located in Room CY-B402, 445 12th Street SW., Washington, DC 20554. Customers may contact BCPI at its Web site, <http://www.bcpweb.com>, or call 1-800-378-3160.

### Comment Filing Procedures

Pursuant to §§ 1.415, 1.419, interested parties may file comments and reply comments on or before the dates indicated above. Comments may be filed using the Commission's Electronic Comment Filing System (ECFS). See *Electronic Filing of Documents in Rulemaking Proceedings*, 63 FR 24121 (1998).

■ **Electronic Filers:** Comments may be filed electronically using the Internet by accessing the ECFS Web site at <http://fjallfoss.fcc.gov/ecfs2/>.

■ **Paper Filers:** Parties who choose to file by paper must file an original and one copy of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail. All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission.

■ All hand-delivered or messenger-delivered paper filings for the Commission's Secretary must be delivered to FCC Headquarters at 445 12th St., SW., Room TW-A325, Washington, DC 20554. The filing hours are 8 a.m. to 7 p.m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes must be disposed of *before* entering the building.

■ Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.

■ U.S. Postal Service first-class, Express, and Priority mail must be addressed to 445 12th Street SW., Washington DC 20554.

### Summary of Notice of Proposed Rulemaking

In the *Report and Order* released simultaneously with this *Notice of Proposed Rulemaking*, IB Docket No. 12-376, the Commission adopts footnotes to the Table of Allocations indicating that ESAA is an application of the FSS and may be authorized to communicate with GSO space stations of the FSS on a primary basis in the 11.7–12.2 GHz band (space-to-Earth), on an unprotected basis in 10.95–11.2 GHz and 11.45–11.7 GHz (space-to-Earth), and on a secondary basis in the 14.0–14.5 GHz band (Earth-to-space). A number of parties argue, however, that regulatory parity between ESV, VMES and ESAA suggests that ESAA as an application of the FSS should also be authorized on a primary basis in the 14.0–14.5 GHz uplink band. The Commission believes that the technical rules adopted in the *Report and Order* would support such a regulatory change. Accordingly, the Commission tentatively concurs with this recommendation and seeks comment on the proposal to elevate ESAA as an application of the FSS to primary status in the 14.0–14.5 GHz band (Earth-to-space) band. Specifically, we propose to revise non-Federal government (NG) footnote 55 to include a primary allocation for ESAA in the 14.0–14.5 GHz (Earth-to-space) band. The proposed footnote reads as follows:

NG55 In the bands 11.7–12.2 GHz (space-to-Earth) and 14–14.5 GHz (Earth-to-space), Earth Stations on Vessels (ESV), Vehicle-Mounted Earth Stations (VMES), and Earth Stations Aboard Aircraft (ESAA) as regulated under 47 CFR part 25 are applications of the fixed-satellite service and may be authorized to communicate with geostationary satellites in the fixed-satellite service on a primary basis.

This proposed footnote would grant primary status to ESAA in the 14.0–14.5 GHz band, and as a ministerial matter, would consolidate the text from footnotes NG54, NG183, and NG187, which the Commission proposes to eliminate. The Commission requests comment on these proposals, including on all costs and benefits. Further, the Commission also seeks comment on whether changing ESAA operations in the uplink band from secondary status

to primary status requires any adjustment to our technical rules.

#### **Paperwork Reduction Act of 1995 Analyses**

The *Notice of Proposed Rulemaking* contains no new or modified information collection requirements as it merely proposes a change to the Table of Allocations.

#### **Initial Regulatory Flexibility Analysis**

As required by the Regulatory Flexibility Act of 1980, as amended (RFA), the Commission has prepared this present Initial Regulatory Flexibility Analysis (IRFA) of the possible significant economic impact on a substantial number of small entities by the policies and rules proposed in this *Notice of Proposed Rulemaking* in IB Docket No. 12–376. Written public comments are requested on this IRFA. Comments must be identified as responses to the IRFA and must be filed by the deadlines specified in the *NPRM* for comments.

The *NPRM* seeks to promote innovative and flexible use of satellite technology to provide advanced communications capabilities from earth stations that would operate on board aircraft as a licensed application of the Fixed-Satellite Service (FSS) in the 10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz, and 14.0–14.5 GHz bands within the United States. This application is called Earth Stations Aboard Aircraft (ESAA). The *NPRM* seeks comment on a proposal to elevate the allocation status of ESAA in the 14.0–14.5 GHz band from secondary to primary.

The proposed action is authorized pursuant to sections 1, 2, 4(i), 301, 302, 303, and 324 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 152, 154(i), 301, 302, 303, and 324.

The RFA directs agencies to provide a description of and, where feasible, an estimate of the number of small entities that may be affected by the rules adopted herein. The RFA generally defines the term “small entity” as having the same meaning as the terms “small business,” “small organization,” and “small governmental jurisdiction.” In addition, the term “small business” has the same meaning as the term “small business concern” under the Small Business Act. A small business concern is one that: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA).

Two economic census categories address the satellite industry. The first

category has a small business size standard of \$15 million or less in average annual receipts, under SBA rules. The second has a size standard of \$25 million or less in annual receipts. The category of Satellite Telecommunications “comprises establishments primarily engaged in providing telecommunications services to other establishments in the telecommunications and broadcasting industries by forwarding and receiving communications signals via a system of satellites or reselling satellite telecommunications.” Census Bureau data for 2007 show that 512 Satellite Telecommunications firms that operated for that entire year. Of this total, 464 firms had annual receipts of under \$10 million, and 18 firms had receipts of \$10 million to \$24,999,999. Consequently, the Commission estimates that the majority of Satellite Telecommunications firms are small entities that might be affected by our action.

The second category, *i.e.*, “All Other Telecommunications” comprises “establishments primarily engaged in providing specialized telecommunications services, such as satellite tracking, communications telemetry, and radar station operation. This industry also includes establishments primarily engaged in providing satellite terminal stations and associated facilities connected with one or more terrestrial systems and capable of transmitting telecommunications to, and receiving telecommunications from, satellite systems. For this category, Census Bureau data for 2007 show that there were a total of 2,383 firms that operated for the entire year. Of this total, 2,347 firms had annual receipts of under \$25 million and 12 firms had annual receipts of \$25 million to \$49,999,999. Consequently, the Commission estimates that the majority of All Other Telecommunications firms are small entities that might be affected by our action.

Commission records reveal that there are approximately 20 space station licensees and operators in the 10.95–11.2 GHz, 11.45–11.7 GHz, 11.7–12.2 GHz and 14.0–14.5 GHz bands. We do not request or collect annual revenue information concerning such licensees and operators, and thus are unable to estimate the number of geostationary space station licensees and operators that would constitute a small business under the SBA definition cited above, or apply any rules providing special consideration for geostationary space station licensees and operators that are small businesses.

Currently there are approximately 2,879 operational Fixed-Satellite Service transmit/receive earth stations authorized for use in the band. The Commission does not request or collect annual revenue information, and thus is unable to estimate the number of earth stations that would constitute a small business under the SBA definition.

The rules proposed here merely propose a change to the Table of Frequency Allocations, and therefore the Commission does not project any new reporting, recordkeeping, or other compliance requirements for the licensees.

The RFA requires that, to the extent consistent with the objectives of applicable statutes, the analysis shall discuss significant alternatives such as: (1) The establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance and reporting requirements under the rule for small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule, or any part thereof, for small entities.

The *NPRM* solicits comment on alternatives to elevation of the status of ESAA in the 14.0–14.5 GHz band to primary status.

#### **Ordering Clauses**

*It is further ordered* that pursuant to the authority contained in sections 4(i), 303(j), and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 303(j), and 303(r) the Notice of Proposed Rulemaking in IB Docket No. 12–376 is *adopted*.

*It is further ordered* that the Commission’s Consumer and Governmental Affairs Bureau, Reference Information Center SHALL SEND a copy of the related Report and Order and this Notice of Proposed Rulemaking, including the final regulatory flexibility analysis and initial regulatory flexibility analysis, to the Chief Counsel for Advocacy of the Small Business Administration, in accordance with section 603(a) of the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*

#### **List of Subjects in 47 CFR Part 2**

Frequency allocations.

Federal Communications Commission.

**Marlene H. Dortch,**

*Secretary.*

For the reasons discussed in the preamble, the Federal Communications Commission proposes to amend 47 CFR part 2 as follows:

**PART 2—FREQUENCY ALLOCATIONS  
AND RADIO TREATY MATTERS;  
GENERAL RULES AND REGULATIONS**

■ 1. The authority citation for part 2 continues to read as follows:

Authority: 47 U.S.C. 154, 302a, 303, and 336, unless otherwise noted.

■ 2. Amend § 2.106, the Table of Frequency Allocations, as follows:

■ a. Pages 47 and 49 are revised.

■ b. In the list of non-Federal Government (NG) Footnotes, footnote

NG55 is revised and footnotes NG54, NG183 and NG187 are removed.

The revisions and additions read as follows:

**§ 2.106 Table of Frequency Allocations.**

\* \* \* \* \*

**BILLING CODE 6712–01–P**



Table of Frequency Allocations

10-14 GHz (SHF)

Page 47

International Table			United States Table		FCC Rule Part(s)
Region 1 Table	Region 2 Table	Region 3 Table	Federal Table	Non-Federal Table	
10-10.45 FIXED MOBILE RADIOLOCATION Amateur 5.479	10-10.45 RADIOLOCATION Amateur 5.479 5.480	10-10.45 FIXED MOBILE RADIOLOCATION Amateur 5.479	10-10.5 RADIOLOCATION US108 G32	10-10.45 Amateur Radiolocation US108  5.479 US128 NG50	Private Land Mobile (90) Amateur Radio (97)
10.45-10.5 RADIOLOCATION Amateur Amateur-satellite 5.481				10.45-10.5 Amateur Amateur-satellite Radiolocation US108 US128 NG50	
10.5-10.55 FIXED MOBILE Radiolocation	10.5-10.55 FIXED MOBILE RADIOLOCATION		5.479 US128 10.5-10.55 RADIOLOCATION US59		Private Land Mobile (90)
10.55-10.6 FIXED MOBILE except aeronautical mobile Radiolocation			10.55-10.6	10.55-10.6 FIXED	Fixed Microwave (101)
10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) FIXED MOBILE except aeronautical mobile RADIO ASTRONOMY SPACE RESEARCH (passive) Radiolocation 5.149 5.482 5.482A			10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) SPACE RESEARCH (passive)	10.6-10.68 EARTH EXPLORATION-SATELLITE (passive) FIXED US265 SPACE RESEARCH (passive)	
			US130 US131 US265	US130 US131	
10.68-10.7 EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY SPACE RESEARCH (passive) 5.340 5.483			10.68-10.7 EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY US74 SPACE RESEARCH (passive) US131 US246		
10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 5.484A (Earth-to-space) 5.484 MOBILE except aeronautical mobile	10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 5.484A MOBILE except aeronautical mobile		10.7-11.7  US131 US211	10.7-11.7 FIXED FIXED-SATELLITE (space-to-Earth) 5.441 US131 US211 NG52	Satellite Communications (25) Fixed Microwave (101)
11.7-12.5 FIXED MOBILE except aeronautical mobile BROADCASTING BROADCASTING-SATELLITE 5.492	11.7-12.1 FIXED 5.486 FIXED-SATELLITE (space-to-Earth) 5.484A 5.488 Mobile except aeronautical mobile 5.485 12.1-12.2 FIXED-SATELLITE (space-to-Earth) 5.484A 5.488 5.485 5.489	11.7-12.2 FIXED MOBILE except aeronautical mobile BROADCASTING BROADCASTING-SATELLITE 5.492  5.487 5.487A	11.7-12.2	11.7-12.2 FIXED-SATELLITE (space-to-Earth) 5.485 5.488 NG55 NG143	Satellite Communications (25)

Table of Frequency Allocations			14-17.7 GHz (SHF)		Page 49
International Table			United States Table		FCC Rule Part(s)
Region 1 Table	Region 2 Table	Region 3 Table	Federal Table	Non-Federal Table	
14-14.25 FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B RADIONAVIGATION 5.504 Mobile-satellite (Earth-to-space) 5.504B 5.504C 5.506A Space research			14-14.2 Space research US133	14-14.2 FIXED-SATELLITE (Earth-to-space) NG55 Mobile-satellite (Earth-to-space) Space research US133	Satellite Communications (25)
5.504A 5.505 14.25-14.3 FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B RADIONAVIGATION 5.504 Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.508A Space research			14.2-14.4	14.2-14.47 FIXED-SATELLITE (Earth-to-space) NG55 Mobile-satellite (Earth-to-space)	
5.504A 5.505 5.508 14.3-14.4 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B Mobile-satellite (Earth-to-space) 5.506A MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radionavigation-satellite 5.504A	14.3-14.4 FIXED-SATELLITE (Earth-to-space) 5.457A 5.484A 5.506 5.506B Mobile-satellite (Earth-to-space) 5.506A Radionavigation-satellite 5.504A	14.3-14.4 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radionavigation-satellite 5.504A			
14.4-14.47 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Space research (space-to-Earth) 5.504A			14.4-14.47 Fixed Mobile		
14.47-14.5 FIXED FIXED-SATELLITE (Earth-to-space) 5.457A 5.457B 5.484A 5.506 5.506B MOBILE except aeronautical mobile Mobile-satellite (Earth-to-space) 5.504B 5.506A 5.509A Radio astronomy 5.149 5.504A			14.47-14.5 Fixed Mobile	14.47-14.5 FIXED-SATELLITE (Earth-to-space) NG55 Mobile-satellite (Earth-to-space)	
14.5-14.8 FIXED FIXED-SATELLITE (Earth-to-space) 5.510 MOBILE Space research			US133 US203 US342	US133 US203 US342	
14.8-15.35 FIXED MOBILE Space research			14.5-14.7145 FIXED Mobile Space research 14.7145-14.8 MOBILE Fixed Space research 14.8-15.1365 MOBILE SPACE RESEARCH Fixed US310	14.5-14.8 14.8-15.1365 US310	

\* \* \* \* \*

**Non-Federal Government (NG)****Footnotes**

\* \* \* \* \*

NG55 In the bands 11.7–12.2 GHz (space-to-Earth) and 14–14.5 GHz (Earth-to-space), Earth Stations on Vessels (ESV), Vehicle-Mounted Earth Stations (VMES), and Earth Stations Aboard Aircraft (ESAA) as regulated under 47 CFR part 25 are applications of the fixed-satellite service and may be authorized to communicate with geostationary satellites in the fixed-satellite service on a primary basis.

\* \* \* \* \*

[FR Doc. 2013–04429 Filed 3–7–13; 8:45 am]

BILLING CODE 6712–01–P

**FEDERAL COMMUNICATIONS COMMISSION****47 CFR Part 54**

[WC Docket No. 10–90; DA 13–276]

**Wireline Competition Bureau Releases Further Discussion Topics and Seeks Additional Comment in Connect America Cost Model Virtual Workshop****AGENCY:** Federal Communications Commission.**ACTION:** Proposed rule.

**SUMMARY:** In this document, the Wireline Competition Bureau seeks public input on three newly added virtual workshop discussion topics and further comment on two existing topics.

**DATES:** Comments are due on or before March 25, 2013. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

**ADDRESSES:** You may submit comments, identified by WC Docket No. 10–90, by any of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

- *Federal Communications Commission's Web Site:* <http://fjallfoss.fcc.gov/ecfs2/>. Follow the instructions for submitting comments.

- *Virtual Workshop:* In addition to the usual methods for filing electronic comments, the Commission is allowing comments, reply comments, and ex parte comments in this proceeding to be filed by posting comments at <http://www.fcc.gov/blog/wcb-cost-model-virtual-workshop-2012>.

- *People with Disabilities:* Contact the FCC to request reasonable accommodations (accessible format

documents, sign language interpreters, CART, etc.) by email: [FCC504@fcc.gov](mailto:FCC504@fcc.gov) or phone: (202) 418–0530 or TTY: (202) 418–0432.

For detailed instructions for submitting comments and additional information on the rulemaking process, see the **SUPPLEMENTARY INFORMATION** section of this document.

**FOR FURTHER INFORMATION CONTACT:**

Katie King, Wireline Competition Bureau at (202) 418–7491 or TTY (202) 418–0484.

**SUPPLEMENTARY INFORMATION:** This is a synopsis of the Wireline Competition Bureau's Public Notice in WC Docket Nos. 10–90; DA 13–276 released February 22, 2013, as well as information posted online in the Wireline Competition Bureau's Virtual Workshop. The complete text of the Public Notice is available for inspection and copying during normal business hours in the FCC Reference Information Center, Portals II, 445 12th Street SW., Room CY–A257, Washington, DC 20554. These documents may also be purchased from the Commission's duplicating contractor, Best Copy and Printing, Inc. (BCPI), 445 12th Street SW., Room CY–B402, Washington, DC 20554, telephone (800) 378–3160 or (202) 863–2893, facsimile (202) 863–2898, or via the Internet at <http://www.bcpweb.com>. In addition, the Virtual Workshop may be accessed via the Internet at <http://www.fcc.gov/blog/wcb-cost-model-virtual-workshop-2012>.

1. On Tuesday, October 9, 2012, the Wireline Competition Bureau (Bureau) announced the commencement of a virtual workshop to solicit input and facilitate discussion on topics related to the development and adoption of the forward-looking cost model for Connect America Phase II. To date, parties have commented on 18 different topics in the virtual workshop. On January 17, 2013, the Bureau announced the release of version two of the Connect America Cost Model.

2. Today, the Bureau seeks public input on three newly added virtual workshop discussion topics:

- Income and Property Tax
- Fiber-to-the-Premises Capital Cost Inputs
- Determining the Fraction of Supported Locations that will Receive Speeds of 6 Mbps/1.5 Mbps or Greater

3. In addition, the Bureau seeks public input on additional questions relating to plant mix input values and the busy hour demand for residential and business. As a comment under the existing “Plant Mix” topic, the Bureau seeks comment on updated plant mix data recently submitted by the ABC

Coalition and asks whether it should use that plant mix data when it adopts the final version of the model. As a comment under the “Sizing of Network Facilities” topic, the Bureau asks whether it should use 440 kbps as the busy hour offered load value when it adopts the final version of the model.

4. Responses should be submitted in the virtual workshop no later than March 25, 2013.

5. The Bureau may continue to add discussion topics or follow-up questions, which will be announced by Public Notice. Parties can participate in the virtual workshop by visiting the Connect America Fund Web page, <http://www.fcc.gov/encyclopedia/connecting-america>, and following the link to the virtual workshop.

6. Comments from the virtual workshop will be included in the official public record of this proceeding. The Bureau will not rely on anonymous comments posted during the workshop in reaching decisions regarding the model. Participants should be aware that identifying information from parties that post material in the virtual workshop will be publicly available for inspection upon request, even though such information may not be posted in the workshop forums.

**I. Procedural Matters****A. Initial Regulatory Flexibility Act Analysis**

7. As required by the Regulatory Flexibility Act of 1980, as amended (RFA), the Bureau prepared an Initial Regulatory Flexibility Analysis (IRFA), included as part of the *Model Design PN*, 77 FR 38804, June 29, 2012, of the possible significant economic impact on a substantial number of small entities by the policies and rules proposed in these Public Notices and the information posted online in the Virtual Workshops. We have reviewed the IRFA and have determined that it does not need to be supplemented.

**B. Paperwork Reduction Act**

8. This document does not contain proposed information collection(s) subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. In addition, therefore, it does not contain any new or modified information collection burden for small business concerns with fewer than 25 employees, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4).

**C. Filing Requirements**

9. *Comments and Replies.* Pursuant to sections 1.415 and 1.419 of the

Commission's rules, 47 CFR 1.415 and 1.419, interested parties may file comments and reply comments on or before the dates indicated on the first page of this document. Comments may be filed using the Commission's Electronic Comment Filing System (ECFS). See *Electronic Filing of Documents in Rulemaking Proceedings*, 63 FR 24121, May 1, 1998.

- *Electronic Filers:* Comments may be filed electronically using the Internet by accessing the ECFS: <http://fjallfoss.fcc.gov/ecfs2/>.

- *Paper Filers:* Parties who choose to file by paper must file an original and one copy of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail. All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission.

- All hand-delivered or messenger-delivered paper filings for the Commission's Secretary must be delivered to FCC Headquarters at 445 12th Street SW., Room TW-A325, Washington, DC 20554. The filing hours are 8:00 a.m. to 7:00 p.m. All hand

deliveries must be held together with rubber bands or fasteners. Any envelopes and boxes must be disposed of *before* entering the building.

- Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.

- U.S. Postal Service first-class, Express, and Priority mail must be addressed to 445 12th Street SW., Washington DC 20554.

10. *Virtual Workshop.* In addition to the usual methods for filing electronic comments, the Commission is allowing comments in this proceeding to be filed by posting comments at <http://www.fcc.gov/blog/wcb-cost-model-virtual-workshop-2012>. Persons wishing to examine the record in this proceeding are encouraged to examine the record on ECFS and the Virtual Workshop. Although Virtual Workshop commenters may choose to provide identifying information or may comment anonymously, anonymous comments will not be part of the record in this proceeding and accordingly will not be relied on by the Commission in reaching its conclusions in this rulemaking. The Commission will not rely on anonymous postings in reaching conclusions in this matter because of the difficulty in verifying the accuracy of information in anonymous postings.

Should posters provide identifying information, they should be aware that although such information will not be posted on the blog, it will be publicly available for inspection upon request.

11. *People with Disabilities.* To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an email to [fcc504@fcc.gov](mailto:fcc504@fcc.gov) or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice), 202-418-0432 (tty).

12. *Availability of Documents.* Comments, reply comments, and *ex parte* submissions will be publicly available online via ECFS. These documents will also be available for public inspection during regular business hours in the FCC Reference Information Center, which is located in Room CY-A257 at FCC Headquarters, 445 12th Street SW., Washington, DC 20554. The Reference Information Center is open to the public Monday through Thursday from 8:00 a.m. to 4:30 p.m. and Friday from 8:00 a.m. to 11:30 a.m.

Federal Communications Commission.

**Kimberly A. Scardino,**

*Acting Division Chief, Telecommunications Access Policy Division, Wireline Competition Bureau.*

[FR Doc. 2013-05480 Filed 3-7-13; 8:45 am]

**BILLING CODE 6712-01-P**

# Notices

Federal Register

Vol. 78, No. 46

Friday, March 8, 2013

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

## DEPARTMENT OF AGRICULTURE

### Food and Nutrition Service

#### Agency Information Collection Activities: Proposed Collection; Comment Request—Request for Public Comments for the Special Supplemental Nutrition Program for Women, Infants and Children (WIC) Loving Support Award of Excellence

**AGENCY:** Food and Nutrition Service (FNS), USDA.

**ACTION:** Notice.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, this notice invites the general public and other public agencies to comment on this proposed information collection. This collection is a new collection for awarding local agencies for excellence in WIC breastfeeding services and support. Section 231 of the Healthy, Hunger-Free Kids Act of 2010, Public Law 111–296, requires that the Department of Agriculture (USDA) establish a program to recognize WIC local agencies and clinics that demonstrate exemplary breastfeeding promotion and support activities.

**DATES:** Written comments must be received on or before May 7, 2013.

**ADDRESSES:** Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions that were used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including use of appropriate automated, electronic, mechanical, or other technological

collection techniques or other forms of information technology. Comments may be submitted using the Federal eRulemaking Portal: <http://www.regulations.gov> or by mail: Debra R. Whitford, Director, Supplemental Food Programs Division, FNS, USDA, 3101 Park Center Drive, Room 520, Alexandria, VA 22302. All comments submitted in response to this notice will be included in the record and will be made available to the public. Please be advised that the substance of the comments and the identity of the individuals or entities submitting the comments will be subject to public disclosure. All comments will be made available publicly on the internet at <http://www.regulations.gov>.

All responses to this notice will be summarized and included in the request for Office of Management and Budget approval.

**FOR FURTHER INFORMATION CONTACT:** Anne Bartholomew, Chief, Nutrition Services Branch, Supplemental Food Programs Division, FNS, USDA, 3101 Park Center Drive, Room 520, Alexandria, VA 22302. Telephone: (703) 305–2746.

#### SUPPLEMENTARY INFORMATION:

**Title:** Request for Public Comments for Special Supplemental Nutrition Program for Women, Infants and Children (WIC) Loving Support Award of Excellence.

**Form Number:** Not applicable.

**OMB Number:** 0584–NEW

**Expiration Date:** Not Yet Determined.

**Type of Request:** New collection.

**Abstract:** This information collection is mandated by section 231 of the Healthy, Hunger-Free Kids Act of 2010 (HHFKA) (Pub. L. 111–296). Section 231 of the HHFKA, requires USDA to implement a program to recognize exemplary breastfeeding support practices at WIC local agencies and clinics. The WIC Program provides breastfeeding promotion and support for pregnant and postpartum mothers as a part of its mission to improve the health of the approximately 9 million Americans it serves each month. Breastfeeding is a priority in WIC and WIC mothers are strongly encouraged to breastfeed their infants unless medically contraindicated.

In recognizing exemplary local agencies and clinics, the HHFKA requires that the Secretary consider the following criteria: (1) Performance

measurements of breastfeeding; (2) the effectiveness of a peer counselor program; (3) the extent to which the agency or clinic has partnered with other entities to build a supportive breastfeeding environment for women participating in WIC; and (4) other criteria the Secretary considers appropriate after consultation with State and local program agencies. The information will be submitted voluntarily by WIC local agencies who will be applying for an award. FNS will use the information collected to evaluate the components of existing breastfeeding programs and support in WIC local agencies and make decisions about awards. This program is expected to provide models and motivate other local agencies and clinics to strengthen their breastfeeding promotion and support activities. Applications will be submitted online.

**Affected Public:** State, Local and Tribal Government.

#### *Estimated Number of Respondents:*

The total estimated number of participants is 697: 607 local WIC agencies, 90 State WIC agencies.

A recent FNS study on WIC Breastfeeding Peer Counseling found that approximately one third of the local WIC agencies operate a “Loving Support Program.” The Loving Support Program is an FNS initiative that equips WIC programs with an implementation and management model—the “Loving Support Model”—that serves as a framework for designing, building, and sustaining peer counseling programs; a requirement for award eligibility. Based on the findings of the study, it is estimated that approximately 607 of the 1838 WIC local agencies will be eligible to apply for an award. The estimated number of respondents for local agency applications assumes all eligible local WIC agencies will apply for an award. The estimated number of respondents for the State agency application verification is derived from the total number of State WIC agencies.

**Estimated Number of Responses per Respondent:** The estimated number of responses per respondent for the WIC local agency is one, as each eligible WIC local agency will submit one application. The estimated number of responses per respondent for the WIC State agency is 6.74, as each WIC State agency will evaluate approximately 6.74 applications. The estimated number of

responses per respondent for the WIC State agency application evaluation was derived by dividing the total number of respondents for the WIC local agency applications, 607, by the total number of WIC State agencies, 90.

*Estimated Total Annual Responses:* 1213.7.

*Estimated Time per Response:* FNS estimates the WIC local agency application response is 2.5 hours, and the WIC State agency response is 1.5 hours.

*Estimated Total Annual Burden on Respondents:* 2427.4 hours.

See the table below for estimated total annual burden for each type of respondent.

#### REPORTING BURDEN

Respondent	Estimated number respondent	Responses annually per respondent	Total annual responses (Col. bxc)	Estimated average number of hours per response*	Estimated total hours (Col. dxe)
WIC Local Agency Applications .....	607	1.00	607	2.5	1517.50
WIC State Agency Evaluation .....	90	6.74	606.7	1.5	909.90
Total Reporting Burden .....	697	1.74	1213.70	2	2427.40

\* Estimated average number of hours per response includes .5 hours for reviewing instructions.

The time for the WIC local agency is an estimated time for the agency to voluntarily review the instructions, fill out the "Loving Support Award of Excellence" application, and attach supportive documentation. The time for the State WIC agency is an estimated time for the agency to review the instructions, evaluate the components of the local WIC agencies applications, and make a recommendation for an award.

Dated: February 28, 2013.

**Audrey Rowe,**

*Administrator, Food and Nutrition Service.*

[FR Doc. 2013-05496 Filed 3-7-13; 8:45 am]

**BILLING CODE 3410-30-P**

## DEPARTMENT OF AGRICULTURE

### Forest Service

#### Notice of New Fee Site

**AGENCY:** Kaibab National Forest, USDA Forest Service, Arizona.

**ACTION:** Notice of New Fee Sites.

**SUMMARY:** The Kaibab National Forest is proposing to charge fees for the overnight rental of three historic facilities on the North Kaibab Ranger District. Jumpup cabin is the oldest Ranger Station on the North Kaibab Ranger District. The cabin was recently rehabilitated with American Recovery and Reinvestment Act (ARRA) and Forest Service funds and is a popular overnight stop for hikers in the Kanab Creek Wilderness Area. The new fee is proposed at \$60.00 per night for Jumpup Cabin with a maximum capacity of eight people. Pleasant Valley Cabin is located on Highway 67, a few miles north of the Grand Canyon National Park. The cabin will require substantial rehabilitation work over the next two years to prepare

it for public use. The new fee is proposed at \$140.00 per night for Pleasant Valley Cabin with a maximum capacity of four people. Big Springs Administrative Center is on the National Register of Historic Places and has been used by homesteaders, and later the Forest Service, since the 1800's. The complex consists of a historic office, dining hall, shower house, group kitchen, seven residential units, and several administrative structures. The residential units were recently restored using ARRA funds. While Big Springs serves as an active administrative site for the U.S. Forest Service, rental cabins available to the public are in a discrete location separated from administrative structures. The proposed fee is \$65.00 per night for an individual cabin at Big Springs. Individual cabins vary in occupancy from two to four people per cabin and includes use of the shower house, kitchen and dining hall.

Other cabin rentals within the Arizona National Forests have shown that the public appreciates and enjoys the availability of historic rental facilities. Funds from the rentals will be used for the continued operation and maintenance of these facilities and other properties in the Arizona "Rooms with a View" Cabin Rental Program.

**DATES:** Send any comments about these fee proposals by June 1, 2013 so comments can be compiled, analyzed and shared with the BLM Arizona Resource Advisory Council (RAC). Jumpup Cabin will become available for rent in fall of 2013, Big Springs Administrative Center will become available for rent in spring of 2014, and Pleasant Valley Cabin will be available for rent in spring of 2015.

**ADDRESSES:** Forest Supervisor, Kaibab National Forest, 800 S. 6th St., Williams, Arizona 86046-2899.

#### FOR FURTHER INFORMATION CONTACT:

Missy Spandl, Recreation Manager, Kaibab National Forest, at (928) 643-8120 or [mmspandl@fs.fed.us](mailto:mmspandl@fs.fed.us).

**SUPPLEMENTARY INFORMATION:** The Federal Recreation Lands Enhancement Act (Title VII, Public Law 108-447) directed the Secretary of Agriculture to publish a six month advance notice in the **Federal Register** whenever new recreation fee areas are established. Once public involvement is complete, these new fees will be reviewed by a Recreation Resource Advisory Committee prior to a final decision and implementation.

The Kaibab National Forest currently has two other cabin rentals available (Spring Valley Cabin and Hull Cabin) that rent for \$100 to \$150 per night. People wanting to rent any of these cabins will need to do so through the National Recreation Reservation Service, at [www.recreation.gov](http://www.recreation.gov) or by calling 1-877-444-6777. The National Recreation Reservation Service charges a \$9 reservation fee for internet reservations and \$10 fee for phone reservations.

Dated: February 28, 2013.

**Angela Elam,**

*Acting Forest Supervisor, Kaibab National Forest.*

[FR Doc. 2013-05285 Filed 3-7-13; 8:45 am]

**BILLING CODE 3410-11-P**

## DEPARTMENT OF AGRICULTURE

### Rural Business-Cooperative Service

#### Notice of Request for Extension of a Currently Approved Information Collection

**AGENCY:** Rural Business-Cooperative Service, USDA.

**ACTION:** Proposed collection; comments requested.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, this notice announces the Rural Business-Cooperative Service's (RBS) intention to request an extension for a currently approved information collection in support of the program for 7 CFR part 4279.

**DATES:** Comments on this notice must be received by May 7, 2013 to be assured of consideration.

**FOR FURTHER INFORMATION CONTACT:** Brenda Griffin, Loan Specialist, Business and Industry Division, Rural Business-Cooperative Service, U.S. Department of Agriculture, STOP 3224, 1400 Independence Ave. SW., Washington, DC 20250-3224. Telephone: (202) 720-6802. The TDD number is (800) 877-8339 or (202) 708-9300.

**SUPPLEMENTARY INFORMATION:**

*Title:* Guaranteed Loanmaking—Business and Industry Loans.

*OMB Number:* 0570-0017.

*Expiration Date of Approval:* June 30, 2013.

*Type of Request:* Extension of a Currently Approved Information Collection.

*Abstract:* The Business and Industry (B&I) Guaranteed Loan Program was legislated in 1972 under Section 310B of the Consolidated Farm and Rural Development Act, as amended. The purpose of the program is to improve, develop, or finance businesses, industries, and employment and improve the economic and environmental climate in rural communities. This purpose is achieved through bolstering the existing private credit structure through the guaranteeing of quality loans made by lending institutions, thereby providing lasting community benefits.

*Estimate of Burden:* Public reporting for this collection of information is estimated to average 2 hours per response.

*Respondents:* Business or other for-profit; State, Local or Tribal; Lenders, accountants, attorneys.

*Estimated Number of Respondents:* 6,260.

*Estimated Number of Responses per Respondent:* 1.

*Estimated Number of Responses:* 6,260.

*Estimated Total Annual Burden on Respondents:* 16,067 hours.

Copies of this information collection can be obtained from Jeanne Jacobs, Regulations and Paperwork Management Branch, Support Services Division at (202) 692-0040.

*Comments:* Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of RBS, including whether the information will have practical utility; (b) the accuracy of RBS's estimate of the burden of the proposed collection of information including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Comments may be sent to Jeanne Jacobs, Regulations and Paperwork Management Branch, Support Services Division, U.S. Department of Agriculture, Rural Development, STOP 0742, 1400 Independence Ave. SW., Washington, DC 20250. All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.

Dated: February 21, 2013.

**Lillian E. Salerno,**

*Acting Administrator, Rural Business-Cooperative Service.*

[FR Doc. 2013-05440 Filed 3-7-13; 8:45 am]

**BILLING CODE 3410-XY-P**

## DEPARTMENT OF AGRICULTURE

### Rural Housing Service

#### Notice of Request for Collection of Public Information With the Use of a Survey

**AGENCY:** Rural Development, USDA.

**ACTION:** Proposed collection; comments requested.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, this notice announces the Rural Development's intention to request clearance for continuation of information collection to measure the quality of loan servicing provided by the Rural Development, Centralized Servicing Center (CSC) in St. Louis, MO.

**DATES:** Comments on this notice must be received by May 7, 2013 to be assured of consideration.

**FOR FURTHER INFORMATION CONTACT:**

Terrie Barton, Customer Service Branch Director, Centralized Servicing Center, 4300 Goodfellow Blvd., Mail Code FC 25, St. Louis, Missouri 63120-1703,

phone: (314) 457-5133, email: [terrie.barton@stl.usda.gov](mailto:terrie.barton@stl.usda.gov).

**SUPPLEMENTARY INFORMATION:**

*Title:* Rural Development—Customer Satisfaction Survey.

*Type of Request:* Continuation of information collection.

*OMB No.:* 0575-0187.

*Abstract:* USDA, Rural Development provides insured loans to low- and moderate-income applicants located in rural geographic areas to assist them in obtaining decent, sanitary and safe dwellings. Rural Development currently processes loan originations through approximately 542 Field Offices. The Rural Development, Centralized Servicing Center (CSC), located in St. Louis, Missouri, provides support to the Field Offices and is responsible for loan servicing functions for Single Family Housing direct loan program borrowers. The CSC was established to achieve a high level of customer service and operating efficiency. The CSC has established a fully integrated call center and is able to provide borrowers with convenient access to their loan account information.

To facilitate CSC's mission and in an effort to continuously improve service delivery, a survey has been developed that will measure the change in quality of service that borrower's receive when they contact the CSC. Four previous surveys have been completed under prior authorization. Respondents will only need to report information on a one-time basis.

The results of the survey will provide a general satisfaction level among borrowers throughout the nation. The data analysis will provide comparisons to prior surveys and reveal areas of increased satisfaction as well as areas in need of improvement. CSC's goal is to continuously improve program delivery, accessibility and overall customer service satisfaction. A follow up survey will be conducted in 24-36 months, but may or may not be sent to the same initial respondents. Additionally, in accordance with Government Performance and Results Act (GPRA), the survey will enable CSC to measure the results and overall effectiveness of customer services provided as well as implement action plans and measure improvements.

*Estimate of Burden:* Public reporting burden for this collection of information is estimated to average 10 minutes per response.

*Respondents:* Rural Development, SFH Program Borrowers.

*Estimated Number of Respondents:* 6,000.

*Estimated Number of Responses per Respondent:* 1.

*Estimated Number of Responses:* 6,000.

*Estimated Total Annual Burden on Respondents:* 960.

Copies of this information collection can be obtained from Jeanne Jacobs, Regulations and Paperwork Management Branch, Support Services Division at (202) 692-0040.

#### Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of agency's estimate of the burden of the proposed collection of information including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Comments may be sent to Jeanne Jacobs, Regulations and Paperwork Management Branch, Support Services Division, U.S. Department of Agriculture, Rural Development, STOP 0742, 1400 Independence Ave. SW., Washington, DC 20250-0742. All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.

Dated: February 22, 2013.

**Tammye H. Treviño,**  
Administrator, Housing and Community Facilities Programs.

[FR Doc. 2013-05441 Filed 3-7-13; 8:45 am]

BILLING CODE 3410-XV-P

## DEPARTMENT OF COMMERCE

### Bureau of Economic Analysis

[Docket No. 130215143-3143-01]

XRIN 0691-XC012

#### BE-15: Annual Survey of Foreign Direct Investment in the United States

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting Requirements.

**SUMMARY:** By this Notice, the Bureau of Economic Analysis is informing the public that it is conducting the mandatory survey titled BE-15, Annual Survey of Foreign Direct Investment in

the United States. This survey is authorized by the International Investment and Trade in Services Survey Act.

**SUPPLEMENTARY INFORMATION:** This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. A completed report covering a reporting company's fiscal year ending during the previous calendar year is due by May 31 (or by June 30 for reporting companies that use BEA's eFile system). The BE-15 survey forms and instructions are available on the BEA Web site at [www.bea.gov/fdi](http://www.bea.gov/fdi).

#### Definitions

(a) *United States*, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.

(b) *Foreign*, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.

(c) *Person* means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(d) *Business enterprise* means any organization, association, branch, or venture that exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.

#### Who Must Report

(a) Reports are required from each U.S. business enterprise in which a foreign person has a direct and/or indirect ownership interest of at least 10 percent of the voting stock if an incorporated business enterprise or an equivalent interest if an unincorporated business enterprise and that meets the additional conditions detailed in Form BE-15.

(b) Entities required to report will be contacted individually by the Bureau of Economic Analysis (BEA). Entities not contacted by BEA have no reporting responsibilities.

Note that there is no BE-15 survey covering fiscal year 2012; operations

data on U.S. affiliates of foreign companies for fiscal year 2012 are collected on the BE-12, Benchmark Survey of Foreign Direct Investment in the United States.

**What To Report:** The survey collects information on the operations of U.S. affiliates of foreign companies.

**How To Report:** Reports can be filed using BEA's electronic reporting system at [www.bea.gov/efile](http://www.bea.gov/efile). Copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, may be obtained at the BEA Web site given above. Form BE-15 inquiries can be made by phone to (202) 606-5615 or by sending an email to [be12/15@bea.gov](mailto:be12/15@bea.gov).

**When To Report:** A completed report covering a reporting company's fiscal year ending during the previous calendar year is due by May 31 (or by June 30 for reporting companies that use BEA's eFile system).

**Paperwork Reduction Act Notice:** This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0034. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. Public reporting burden for this collection of information is estimated to average 19.5 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0034, Washington, DC 20503.

**Authority:** 22 U.S.C. 3101-3108.

**J. Steven Landefeld,**

Director, Bureau of Economic Analysis.

[FR Doc. 2013-05359 Filed 3-7-13; 8:45 am]

BILLING CODE 3510-06-P

## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[B-1-2013]

#### Foreign-Trade Zone 3—San Francisco, California; Amendment to Application for Expansion of Service Area; Under Alternative Site Framework

An application is currently pending with Foreign-Trade Zones (FTZ) Board (the Board) (FTZ Board Docket B-1-2013, 78 FR 2952, 01/05/2013), submitted by the San Francisco Port



Commission, grantee of Foreign-Trade Zone 3, San Francisco, California, requesting authority to expand its service area under the alternative site framework (ASF) adopted by the Board (15 CFR Sec. 400.2(c)), as well as to include an additional usage-driven site. The expanded service area of the zone would include Contra Costa, Marin and Solano Counties, California, as well as portions of Napa and Sonoma Counties, California, as described in the application.

The applicant has now amended its application to reduce the portions of Napa and Sonoma Counties proposed for inclusion in the expanded service area. There is no change in terms of Marin, Contra Costa and Solano Counties.

A copy of the revised application will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the Board's Web site, which is accessible via [www.trade.gov/ftz](http://www.trade.gov/ftz). For further information, contact Christopher Kemp at [Christopher.Kemp@trade.gov](mailto:Christopher.Kemp@trade.gov) or (202) 482-0862.

Dated: March 1, 2013.

**Andrew McGilvray,**  
*Executive Secretary.*

[FR Doc. 2013-05354 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[B-80-2012]

#### **Foreign-Trade Zone 163—Ponce, Puerto Rico; Authorization of Production Activity; Zimmer Manufacturing BV (Medical Devices); Ponce, Puerto Rico**

On November 1, 2012, CODEZOL, C.D., grantee of FTZ 163, submitted a notification of proposed production activity to the Foreign-Trade Zones (FTZ) Board on behalf of Zimmer Manufacturing BV, within Subzone 163A, in Ponce, Puerto Rico.

The notification was processed in accordance with the regulations of the FTZ Board (15 CFR part 400), including notice in the **Federal Register** inviting public comment (78 FR 68103, 11/15/2012). The FTZ Board has determined that no further review of the activity is warranted at this time. The production activity described in the notification is authorized, subject to the FTZ Act and the Board's regulations, including Section 400.14.

Dated: March 1, 2013.

**Andrew McGilvray,**  
*Executive Secretary.*

[FR Doc. 2013-05353 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[Docket 43-2011]

#### **Foreign-Trade Subzone 38A; Termination of Review of Application for Expansion; BMW Manufacturing Co., LLC (Motor Vehicles); Greer, South Carolina**

Notice is hereby given of termination of review of an application submitted by the South Carolina State Ports Authority, grantee of FTZ 38, on behalf of BMW Manufacturing Co., LLC (BMWMC), operator of Subzone 38A, requesting authority to expand BMWMC's scope of FTZ manufacturing authority to include additional production capacity. The application was filed on June 15, 2011 (76 FR 36079-36080, 6-21-2011).

The termination is a result of changed circumstances, and the case has been closed without prejudice.

Dated: March 1, 2013.

**Andrew McGilvray,**  
*Executive Secretary.*

[FR Doc. 2013-05357 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-583-844]

#### **Narrow Woven Ribbons With Woven Selvedge From Taiwan: Rescission, in Part, of Antidumping Duty Administrative Review**

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**DATES:** *Effective Date:* March 8, 2013.

**FOR FURTHER INFORMATION CONTACT:** Elizabeth Eastwood or David Crespo, AD/CVD Operations, Office 2, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482-3874 and (202) 482-3693, respectively.

#### **Background**

On September 4, 2012, the Department of Commerce (the Department) published a notice of opportunity to request an administrative review of the antidumping duty order

on narrow woven ribbons with woven selvedge from Taiwan covering the period September 1, 2011, through August 31, 2012.<sup>1</sup> The Department received a timely request for an antidumping duty administrative review from the petitioner, Berwick Offray LLC and its wholly-owned subsidiary Lion Ribbon Company, Inc., for the following companies: (1) Apex Ribbon; (2) Apex Trimmings Inc. (d.b.a. Papillon Ribbon & Bow (Canada)) (Apex Trimmings); (3) Hubschercorp; (4) Intercontinental Skyline; (5) Multicolor; (6) Pacific Imports; (7) Shienq Huong Enterprise Co., Ltd./Hsien Chan Enterprise Co., Ltd./Novelty Handicrafts Co., Ltd. (Shienq Huong);<sup>2</sup> and (8) Supreme Laces Inc. On October 31, 2012, the Department published a notice of initiation of administrative review with respect to these companies.<sup>3</sup> On January 29, 2013, the petitioner withdrew its request for an administrative review for the following companies: (1) Apex Ribbon; (2) Apex Trimmings; (3) Hubschercorp; (4) Multicolor; (5) Shienq Huong; and (6) Supreme Laces Inc.

#### **Rescission, In Part**

Pursuant to 19 CFR 351.213(d)(1), the Secretary will rescind an administrative review, in whole or in part, if a party that requested the review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review. The petitioner's request was submitted within the 90-day period and, thus, is timely. Because the petitioner's withdrawal of request for an antidumping duty administrative review is timely and because no other party requested a review of the companies listed above, in accordance with 19 CFR 351.213(d)(1), we are rescinding this administrative review with respect to the following companies: (1) Apex Ribbon; (2) Apex Trimmings; (3) Hubschercorp; (4)

<sup>1</sup> See *Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review*, 77 FR 53863 (Sept. 4, 2012).

<sup>2</sup> The Department received a request for an administrative review of the antidumping order with respect to Shienq Huong. Narrow woven ribbons produced and exported by Shienq Huong was excluded from this order. However, subject merchandise produced by other producers and exported by Shienq Huong remains subject to the order. Thus, this administrative review with respect to Shienq Huong covers only subject merchandise which was produced in Taiwan by other companies and exported by Shienq Huong.

<sup>3</sup> See *Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part*, 77 FR 65858 (Oct. 31, 2012).

Multicolor; (5) Shienq Huong; and (6) Supreme Laces Inc. We note that we are not rescinding a review for Intercontinental Skyline and Pacific Imports.

#### Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For the companies for which this review is rescinded antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after publication of this notice.

#### Notification to Importers

This notice serves as a reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

#### Notification Regarding Administrative Protective Orders

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is issued and published in accordance with section 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: February 28, 2013.

**Gary Taverman,**

*Senior Advisor for Antidumping and Countervailing Duty Operations.*

[FR Doc. 2013-05467 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-DS-P**

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-570-929]

#### Small Diameter Graphite Electrodes From the People's Republic of China: Preliminary Results of Antidumping Duty Administrative Review and Partial Rescission; 2011-2012

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**SUMMARY:** The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on small diameter graphite electrodes (graphite electrodes) from the People's Republic of China (PRC), covering the period February 1, 2011, through January 31, 2012. The Department has preliminarily determined that during the period of review (POR) certain companies covered by this review have not made sales of subject merchandise at less than normal value, and that other companies are now part of the PRC-wide entity.

**DATES:** *Effective Date:* March 8, 2013.

**FOR FURTHER INFORMATION CONTACT:** Dmitry Vladimirov or Minoo Hatten, AD/CVD Operations, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW, Washington DC 20230; telephone: (202) 482-0665 or (202) 482-1690, respectively.

#### Scope of the Order

The merchandise covered by the order includes all small diameter graphite electrodes with a nominal or actual diameter of 400 millimeters (16 inches) or less and graphite pin joining systems for small diameter graphite electrodes. Small diameter graphite electrodes and graphite pin joining systems for small diameter graphite electrodes that are subject to the order are currently classified under the Harmonized Tariff Schedule of the United States (HTSUS) subheadings 8545.11.0010 and 3801.10. The HTSUS numbers are provided for convenience and customs purposes. A full description of the scope of the order is contained in the memorandum from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, "Decision Memorandum for Preliminary Results of Antidumping Duty Administrative Review: Small Diameter Graphite Electrodes from the People's Republic of China" dated concurrently with this

notice (Preliminary Decision Memorandum), which is hereby adopted by this notice. The written description is dispositive. The Preliminary Decision Memorandum is a public document and is on file electronically via Import Administration's Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS). IA ACCESS is available to registered users at <http://iaaccess.trade.gov> and in the Central Records Unit, room 7046 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum can be accessed directly on the Internet at <http://www.trade.gov/ia/>. The signed Preliminary Decision Memorandum and the electronic versions of the Preliminary Decision Memorandum are identical in content.

#### Partial Rescission of the Administrative Review

Based on the withdrawal of the requests for review and because the companies previously established their entitlement to a separate rate, we are rescinding this administrative review with respect to 19 companies named in the *Initiation Notice*<sup>1</sup> and listed in the attachment to this notice as Appendix II.

#### Methodology

The Department has conducted this review in accordance with section 751(a)(1)(A) of the Tariff Act of 1930, as amended (the Act). Export prices have been calculated in accordance with section 772 of the Act. Because the PRC is a non-market economy (NME) within the meaning of section 771(18) of the Act, normal value has been calculated in accordance with section 773(c) of the Act. Specifically, the respondents' factors of production have been valued using prices in Ukraine, a country which is economically comparable to the PRC and a significant producer of comparable merchandise. For a full description of the methodology underlying our conclusions, see Preliminary Decision Memorandum.

#### Preliminary Results of Review

The Department has determined that the following preliminary dumping margins exist for the period February 1, 2011, through January 31, 2012:

<sup>1</sup> See *Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, and Deferral of Administrative Review*, 77 FR 19179 (March 30, 2012) (*Initiation Notice*).

Company	Margin (percent)
Fushun Jinly Petrochemical Carbon Co., Ltd .....	0.00
Beijing Fangda Carbon Tech Co., Ltd .....	0.00
Chengdu Rongguang Carbon Co., Ltd .....	0.00
Fangda Carbon New Material Co., Ltd .....	0.00
Fushun Carbon Co., Ltd .....	0.00
Hefei Carbon Co., Ltd .....	0.00
Xinghe County Muzi Carbon Co., Ltd .....	0.00
PRC-wide entity <sup>†</sup> .....	159.64

<sup>†</sup> The PRC-wide entity includes the companies listed in Appendix III.

### Disclosure and Public Comment

The Department will disclose calculations performed for these preliminary results to the parties within five days of the date of publication of this notice in accordance with 19 CFR 351.224(b). Interested parties may submit written comments no later than 30 days after the date of publication of these preliminary results of review.<sup>2</sup> Rebuttals to written comments may be filed no later than five days after the written comments are filed.<sup>3</sup>

Any interested party may request a hearing within 30 days of publication of this notice.<sup>4</sup> Hearing requests should contain the following information: (1) The party's name, address, and telephone; (2) the number of participants; and (3) a list of issues to be discussed. Oral presentations will be limited to issues raised in the briefs. If a request for a hearing is made, parties will be notified of the time and date for the hearing to be held at the U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230.<sup>5</sup>

The Department intends to issue the final results of this administrative review, which will include the results of its analysis of issues raised in any such comments, within 120 days of publication of these preliminary results, pursuant to section 751(a)(3)(A) of the Act.

### Deadline for Submission of Publicly Available Surrogate Value Information

In accordance with 19 CFR 351.301(c)(3)(ii), the deadline for submission of publicly available information to value factors production under 19 CFR 351.408(c) is 20 days after the date of publication of these preliminary results. In accordance with

19 CFR 351.301(c)(1), if an interested party submits factual information less than ten days before, on, or after (if the Department has extended the deadline), the applicable deadline for submission of such factual information, an interested party may submit factual information to rebut, clarify, or correct the factual information no later than ten days after such factual information is served on the interested party. However, the Department generally will not accept in the rebuttal submission additional or alternative surrogate value information not previously on the record, if the deadline for submission of surrogate value information has passed.<sup>6</sup> Furthermore, the Department generally will not accept business proprietary information in either the surrogate value submissions or the rebuttals thereto, as the regulation regarding the submission of surrogate values allows only for the submission of publicly available information.<sup>7</sup>

### Assessment Rates

Upon issuing the final results of review, the Department will determine, and U.S. Customs and Border Protection (CBP) shall assess, antidumping duties on all appropriate entries covered by this review.<sup>8</sup> If a respondent's weighted-average dumping margin is above *de minimis* (i.e., 0.50 percent) in the final results of this review, we will calculate an importer-specific assessment rate on the basis of the ratio of the total amount of dumping calculated for the importer's examined sales and, where possible, the total entered value of those sales in accordance with 19 CFR 351.212(b)(1). Specifically, the Department will apply the assessment rate calculation method adopted in *Final Modification for Reviews*, i.e., on the basis of monthly average-to-average comparisons using only the transactions associated with that importer with offsets being provided for non-dumped comparisons.<sup>9</sup> Where an importer- (or customer-) specific *ad valorem* rate is zero or *de minimis*, we will instruct CBP to liquidate appropriate entries without regard to antidumping duties.<sup>10</sup>

<sup>6</sup> See, e.g., *Glycine from the People's Republic of China: Final Results of Antidumping Duty Administrative Review and Final Rescission*, in Part, 72 FR 58809 (October 17, 2007), and accompanying Issues and Decision Memorandum at Comment 2.

<sup>7</sup> See 19 CFR 351.301(c)(3).

<sup>8</sup> See 19 CFR 351.212(b)(1).

<sup>9</sup> See *Antidumping Proceeding: Calculation of the Weighted-Average Dumping Margin and Assessment Rate in Certain Antidumping Duty Proceedings; Final Modification*, 77 FR 8103 (February 14, 2012) (*Final Modification for Reviews*).

<sup>10</sup> See 19 CFR 351.106(c)(2).

On October 24, 2011, the Department announced a refinement to its assessment practice in NME cases.<sup>11</sup> Pursuant to this refinement in practice, for entries that were not reported in the U.S. sales databases submitted by companies individually examined during this review, the Department will instruct CBP to liquidate such entries at the PRC-wide rate. In addition, if the Department determines that an exporter under review had no shipments of the subject merchandise, any suspended entries that entered under that exporter's case number (i.e., at that exporter's rate) will be liquidated at the PRC-wide rate.

The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of the final results of review.

### Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this administrative review for shipments of the subject merchandise from the PRC entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided by section 751(a)(2)(C) of the Act: (1) The cash deposit rate for Fushun Jinly Petrochemical Carbon Co., Ltd., Xinghe County Muzi Carbon Co., Ltd., and the five companies comprising the Fangda Group<sup>12</sup> will be the rate established in the final results of this administrative review (except, if the rate is zero or *de minimis*, then no cash deposit will be required); (2) for previously investigated or reviewed PRC and non-PRC exporters not listed above that received a separate rate in a prior segment of this proceeding, the cash deposit rate will continue to be the existing exporter-specific rate; (3) for all PRC exporters of subject merchandise that have not been found to be entitled to a separate rate, the cash deposit rate will be that for the

<sup>11</sup> For a full discussion of this practice, see *Non-Market Economy Antidumping Proceedings: Assessment of Antidumping Duties*, 76 FR 65694 (October 24, 2011).

<sup>12</sup> The Fangda Group consists of Beijing Fangda Carbon Tech Co., Ltd., Chengdu Rongguang Carbon Co., Ltd., Fangda Carbon New Material Co., Ltd., Fushun Carbon Co., Ltd., and Hefei Carbon Co., Ltd. We refer to the Fangda Group as a single entity pursuant to 19 CFR 351.401(f)(1). See *Small Diameter Graphite Electrodes From the People's Republic of China: Preliminary Determination of Sales at Less Than Fair Value, Postponement of Final Determination, and Affirmative Preliminary Determination of Critical Circumstances*, in Part, 73 FR 49408, 49411–12 (August 21, 2008) (where we collapsed the individual members of the Fangda Group), unchanged in *Final Determination of Sales at Less Than Fair Value and Affirmative Determination of Critical Circumstances: Small Diameter Graphite Electrodes from the People's Republic of China*, 74 FR 2049 (January 14, 2009).

<sup>2</sup> See 19 CFR 351.309(c).

<sup>3</sup> See 19 CFR 351.309(d).

<sup>4</sup> See 19 CFR 351.310(c).

<sup>5</sup> See 19 CFR 351.310(d).

PRC-wide entity; and (4) for all non-PRC exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporter that supplied that non-PRC exporter. These deposit requirements, when imposed, shall remain in effect until further notice.

### Notification to Importers

This notice serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

This administrative review and notice are in accordance with sections 751(a)(1) and 777(i) of the Act and 19 CFR 351.213.

Dated: March 4, 2013.

**Paul Piquado,**

*Assistant Secretary for Import Administration.*

### Appendix I

#### List of Topics Discussed in the Preliminary Decision Memorandum

1. Scope of the Order
2. Non-Market Economy Country Status
3. Separate Rates
4. Rate for Non-Selected Companies
5. PRC-Wide Entity
6. Surrogate Country
7. Fair-Value Comparisons
8. Export Price
9. Normal Value
10. Factor Valuations
11. Use of Facts Available
12. Allegations of Targeted Dumping
13. Currency Conversion

### Appendix II

Firms for which we are rescinding this administrative review because we received timely withdrawal requests and these companies have a separate rate from a prior segment.

1. Brilliant Charter Limited,
2. Dalian Thrive Metallurgy Imp. & Exp. Co., Ltd.
3. GES (China) Co., Ltd.
4. Heilongjiang Xinyuan Carbon Products Co., Ltd.
5. Jiaozuo Zhongzhou Carbon Products Co., Ltd.
6. Linghai Hongfeng Carbon Products Co., Ltd.
7. Nantong Falter New Energy Co., Ltd.
8. Nantong River-East Carbon Co., Ltd.
9. Nantong River-East Carbon Joint Stock Co., Ltd.
10. Nantong Yangtze Carbon Corp. Ltd.

11. Qingdao Haosheng Metals Imp. & Exp. Co., Ltd.
12. Shanghai GC Co., Ltd.
13. Shanghai Jinneng International Trade Co., Ltd.
14. Shenyang Jinli Metals & Minerals Imp. & Exp. Co., Ltd.
15. Shijiazhuang Huanan Carbon Factory
16. Sinosteel Jilin Carbon Co., Ltd.
17. Tianzhen Jintian Graphite Electrodes Co., Ltd.
18. Xinghe Xinyuan Carbon Products Co., Ltd.
19. Xuzhou Jianglong Carbon Manufacture Co., Ltd.

### Appendix III

Firms for which we are not rescinding the review even though we received timely withdrawal requests because these companies are part of the PRC entity as they did not have a separate rate from a prior segment.

1. 5-Continent Imp. & Exp. Co., Ltd.
2. Accclcarbon Co., Ltd.
3. Allied Carbon (China) Co., Limited
4. Anssen Metallurgy Group Co., Ltd.
5. AMGL
6. Apex Maritime (Dalian) Co., Ltd.
7. Asahi Fine Carbon (Dalian) Co., Ltd.
8. Beijing Xinchengze Inc.
9. Beijing Xincheng Sci-Tech. Development Inc.
10. Chang Cheng Chang Electrode Co., Ltd.
11. Chengdelh Carbonaceous Elements Factory
12. Chengdu Jia Tang Corp.
13. China Industrial Mineral & Metals Group
14. China Shaanxi Richbond Imp. & Exp. Industrial Corp. Ltd.
15. China Xingyong Carbon Co., Ltd.
16. CIMM Group Co., Ltd.
17. Dalian Carbon & Graphite Corporation
18. Dalian Hongrui Carbon Co., Ltd.
19. Dalian Honest International Trade Co., Ltd.
20. Dalian Horton International Trading Co., Ltd.
21. Dalian LST Metallurgy Co., Ltd.
22. Dalian Shuangji Co., Ltd.
23. Datong Carbon
24. Datong Carbon Plant
25. Datong Xincheng Carbon Co., Ltd.
26. De Well Container Shipping Corp.
27. Dewell Group
28. Dignity Success Investment Trading Co., Ltd.
29. Double Dragon Metals and Mineral Tools Co., Ltd.
30. Fangda Lanzhou Carbon Joint Stock Company Co. Ltd.
31. Foset Co., Ltd.
32. Fushun Orient Carbon Co., Ltd.
33. Guangdong Highsun Yongye (Group) Co., Ltd.
34. Haimen Shuguang Carbon Industry Co., Ltd.
35. Handan Hanbo Material Co., Ltd.
36. Hebei Long Great Wall Electrode Co., Ltd.
37. Heilongjiang Xinyuan Metacarbon Company, Ltd.
38. Henan Sanli Carbon Products Co., Ltd.
39. Hopes (Beijing) International Co., Ltd.
40. Hunan Mec Machinery and Electronics Imp. & Exp. Corp.
41. Hunan Yinguang Carbon Factory Co., Ltd.

42. Inner Mongolia QingShan Special Graphite and Carbon Co., Ltd.
43. Inner Mongolia Xinghe County Hongyuan Electrical Carbon Factory
44. Jiang Long Carbon
45. Jiangsu Yafei Carbon Co., Ltd.
46. Jichun International Trade Co., Ltd. of Jilin Province
47. Jiexiu Juyuan Carbon Co., Ltd.
48. Jiexiu Ju-Yuan & Coaly Co., Ltd.
49. Jilin Carbon Graphite Material Co., Ltd.
50. Jilin Carbon Import and Export Company
51. Jilin Songjiang Carbon Co Ltd.
52. Jinneng Group Co., Ltd.
53. Jinyu Thermo-Electric Material Co., Ltd.
54. Kaifeng Carbon Company Ltd.
55. KASY Logistics (Tianjin) Co., Ltd.
56. Kimwan New Carbon Technology and Development Co., Ltd.
57. Kingstone Industrial Group Ltd.
58. L & T Group Co., Ltd.
59. Laishui Long Great Wall Electrode Co. Ltd.
60. Lanzhou Carbon Co., Ltd.
61. Lanzhou Carbon Import & Export Corp.
62. Lanzhou Hailong Technology
63. Lanzhou Ruixin Industrial Material Co., Ltd.
64. LH Carbon Factory of Chengde
65. Lianxing Carbon Qinghai Co., Ltd.
66. Lianxing Carbon Science Institute
67. Lianxing Carbon (Shandong) Co., Ltd.
68. Lianyungang Jinli Carbon Co., Ltd.
69. Liaoyang Carbon Co. Ltd.
70. Linyi County Lubei Carbon Co., Ltd.
71. Maoming Yongye (Group) Co., Ltd.
72. MBI Beijing International Trade Co., Ltd.
73. Nantong Yangtze Carbon Corp. Ltd.
74. Orient (Dalian) Carbon Resources Developing Co., Ltd.
75. Orient Star Transport International, Ltd.
76. Peixian Longxiang Foreign Trade Co. Ltd.
77. Qingdao Grand Graphite Products Co., Ltd.
78. Qingdao Haosheng Metals & Minerals Imp. & Exp. Co., Ltd.
79. Qingdao Liyikun Carbon Development Co., Ltd.
80. Qingdao Likun Graphite Co., Ltd.
81. Qingdao Ruizhen Carbon Co., Ltd.
82. Ray Group Ltd.
83. Rex International Forwarding Co., Ltd.
84. Rt Carbon Co., Ltd.
85. Ruitong Carbon Co., Ltd.
86. Shandong Basan Carbon Plant
87. Shandong Zibo Continent Carbon Factory
88. Shanghai Carbon International Trade Co., Ltd.
89. Shanghai P.W. International Ltd.
90. Shanghai Shen-Tech Graphite Material Co., Ltd.
91. Shanghai Topstate International Trading Co., Ltd.
92. Shanxi Datong Energy Development Co., Ltd.
93. Shanxi Foset Carbon Co. Ltd.
94. Shanxi Jiexiu Import and Export Co., Ltd.
95. Shanxi Jinneng Group Co., Ltd.
96. Shanxi Yunheng Graphite Electrode Co., Ltd.
97. Shijiazhuang Carbon Co., Ltd.
98. Sichuan 5-Continent Imp. & Exp. Co., Ltd.
99. Sichuan GMT International Inc.
100. Sinicway International Logistics Ltd.
101. Sinosteel Anhui Co., Ltd.
102. Sinosteel Jilin Carbon Imp. & Exp. Co., Ltd.

103. Sinosteel Sichuan Co., Ltd.
104. SMMC Group Co., Ltd.
105. Sure Mega (Hong Kong) Ltd.
106. Tangshan Kimwan Special Carbon & Graphite Co., Ltd.
107. Tengchong Carbon Co., Ltd.
108. Tianjin (Teda) Iron & Steel Trade Co., Ltd.
109. Tianjin Kimwan Carbon Technology and Development Co., Ltd.
110. Tianjin Yue Yang Industrial & Trading Co., Ltd.
111. Tielong (Chengdu) Carbon Co., Ltd.
112. UK Carbon & Graphite
113. United Carbon Ltd.
114. United Trade Resources, Inc.
115. Weifang Lianxing Carbon Co., Ltd.
116. World Trade Metals & Minerals Co., Ltd.
117. XC Carbon Group
118. Xinyuan Carbon Co., Ltd.
119. Xuanhua Hongli Refractory and Mineral Company
120. Xuchang Minmetals & Industry Co., Ltd.
121. Xuzhou Carbon Co., Ltd.
122. Xuzhou Electrode Factory
123. Yangzhou Qionghua Carbon Trading Ltd.
124. Yixing Huaxin Imp & Exp Co. Ltd.
125. Youth Industry Co., Ltd.
126. Zhengzhou Jinyu Thermo-Electric Material Co., Ltd.
127. Zibo Continent Carbon Factory
128. Zibo DuoCheng Trading Co., Ltd.
129. Zibo Lianxing Carbon Co., Ltd.
130. Zibo Wuzhou Tanshun Carbon Co., Ltd.

Companies that are now part of the PRC entity because they did not demonstrate in this review that they are entitled to a separate rate.

1. Dechang Shida Carbon Co., Ltd.
2. Shida Carbon Group
3. Sichuan Shida Trading Co., Ltd.
4. Sichuan Guanghan Shida Carbon Co., Ltd.<sup>13</sup>

[FR Doc. 2013-05494 Filed 3-7-13; 8:45 am]

BILLING CODE 3510-DS-P

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-201-820]

#### Fresh Tomatoes From Mexico: Suspension of Antidumping Investigation

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**DATES:** *Effective Date:* March 4, 2013.

**SUMMARY:** The Department of Commerce has suspended the antidumping investigation involving fresh tomatoes from Mexico. The basis for the

suspension of the antidumping investigation is an agreement between the Department of Commerce and producers/exporters accounting for substantially all imports of fresh tomatoes from Mexico wherein each signatory producer/exporter has agreed to revise its prices to eliminate completely the injurious effects of exports of this merchandise to the United States.

#### FOR FURTHER INFORMATION CONTACT:

Judith Wey Rudman or Julie Santoboni at (202) 482-0192 or (202) 482-3063, respectively; Office of Policy, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue NW., Washington, DC 20230.

#### SUPPLEMENTARY INFORMATION:

##### Background

On February 2, 2013, the Department of Commerce (the Department) and Mexican tomato growers/exporters accounting for a significant percentage of all fresh tomatoes imported into the United States from Mexico initialed a proposed agreement to suspend the antidumping investigation on fresh tomatoes from Mexico. The Department released the proposed agreement to interested parties on February 2, 2013 and afforded them an opportunity to comment on the initialed agreement by February 11, 2013. Several interested parties filed comments.

Based on this proposed agreement, and the anticipation that the Mexican tomato growers/exporters would withdraw from the 2008 Suspension Agreement on Fresh Tomatoes from Mexico (*see Suspension of Antidumping Investigation: Fresh Tomatoes from Mexico*, 73 FR 4831 (January 28, 2008) (2008 Agreement)) in order to enter into a new agreement if an acceptable agreement was reached, the Department published a notice of intent to terminate the suspension agreement and resume the antidumping investigation, and intent to terminate the sunset review on February 8, 2013. *See Fresh Tomatoes from Mexico: Intent to Terminate Suspension Agreement and Resume Antidumping Investigation and Intent to Terminate Sunset Review*, 78 FR 9366 (February 8, 2013).

On February 28, 2013, Mexican tomato growers/exporters accounting for a significant percentage of all fresh tomatoes imported into the United States from Mexico provided written notice to the Department of their withdrawal from the 2008 Agreement, effective 90 days from the date of their withdrawal letter (*i.e.*, May 29, 2013), or earlier, at the Department's discretion.

The Department accepted the Mexican tomato growers/exporters' withdrawal from the 2008 Agreement, effective March 1, 2013. *See Termination of Suspension Agreement, Termination of Five-year Sunset Review and Resumption of Investigation*, publication pending.

On March 4, 2013, the Department signed a new suspension agreement (2013 Suspension Agreement) with certain growers/exporters of fresh tomatoes from Mexico. The 2013 Suspension Agreement is attached to this notice of Suspension of Antidumping Investigation.

#### Scope of the Investigation

The merchandise subject to this investigation is all fresh or chilled tomatoes (fresh tomatoes) which have Mexico as their origin, except for those tomatoes which are for processing. For purposes of this investigation, processing is defined to include preserving by any commercial process, such as canning, dehydrating, drying, or the addition of chemical substances, or converting the tomato product into juices, sauces, or purees. Fresh tomatoes that are imported for cutting up, not further processing (*e.g.*, tomatoes used in the preparation of fresh salsa or salad bars), are covered by this Agreement.

Commercially grown tomatoes, both for the fresh market and for processing, are classified as *Lycopersicon esculentum*. Important commercial varieties of fresh tomatoes include common round, cherry, grape, plum, greenhouse, and pear tomatoes, all of which are covered by this investigation.

Tomatoes imported from Mexico covered by this investigation are classified under the following subheading of the Harmonized Tariff Schedules of the United States (HTSUS), according to the season of importation: 0702. Although the HTSUS numbers are provided for convenience and customs purposes, the written description of the scope of this investigation is dispositive.

#### Suspension of Investigation

The Department consulted with the Mexican tomato growers/exporters and the petitioners and has considered the comments submitted by interested parties with respect to the proposal to suspend the antidumping investigation. In accordance with section 734(c) of the Tariff Act of 1930 (the Act), we have determined that extraordinary circumstances are present in this case, as defined by section 734(c)(2)(A) of the Act. *See the memorandum titled "Existence of Extraordinary Circumstances"* from Lynn Fischer Fox,

<sup>13</sup> In the *Initiation Notice*, we initiated a review of Guanghan Shida Carbon Co., Ltd. This company is the same entity as Sichuan Guanghan Shida Carbon Co., Ltd. *See Small Diameter Graphite Electrodes from the People's Republic of China: Final Results of the Antidumping Duty Administrative Review*, 77 FR 40854, 40856 (July 11, 2012).

Deputy Assistant Secretary for Policy and Negotiations, to Paul Piquado, Assistant Secretary for Import Administration, dated March 4, 2013.

The 2013 Suspension Agreement provides that the subject merchandise will be sold at or above the established reference price and, for each entry of each exporter, the amount by which the estimated normal value exceeds the export price (or constructed export price) will not exceed 15 percent of the weighted-average amount by which the estimated normal value exceeded the export price (or constructed export price) for all less-than-fair-value entries of the producer/exporter examined during the course of the investigation. We have determined that the 2013 Suspension Agreement will eliminate completely the injurious effect of exports to the United States of the subject merchandise and prevent the suppression or undercutting of price levels of domestic fresh tomatoes by imports of that merchandise from Mexico. See the memorandum titled "The Prevention of Price Suppression or Undercutting of Price Levels in the 2013 Suspension Agreement on Fresh Tomatoes from Mexico" from Lynn Fischer Fox, Deputy Assistant Secretary for Policy and Negotiations, to Paul Piquado, Assistant Secretary for Import Administration.

We have also determined that the 2013 Suspension Agreement is in the public interest and can be monitored effectively, as required under section 734(d) of the Act. See the memorandum titled "Public Interest Assessment of the Agreement Suspending the Antidumping Duty Investigation on Fresh Tomatoes from Mexico" from Lynn Fischer Fox, Deputy Assistant Secretary for Policy and Negotiations, to Paul Piquado, Assistant Secretary for Import Administration, dated March 4, 2013.

For the reasons outlined above, we find that the 2013 Suspension Agreement meets the criteria of section 734(c) and (d) of the Act.

#### International Trade Commission

In accordance with section 734(f) of the Act, the Department has notified the International Trade Commission of the 2013 Suspension Agreement.

#### Suspension of Liquidation

The suspension of liquidation ordered in the preliminary affirmative determination in this case published on November 1, 1996 (*Notice of Preliminary Determination of Sales at Less Than Fair Value and Postponement of Final Determination: Fresh Tomatoes from Mexico*, 61 FR 56608 (November 1,

1996) (*Preliminary Determination*)) and resumed on March 1, 2013, shall continue to be in effect, subject to section 734(h)(3) of the Act. Section 734(f)(2)(B) of the Act provides that the Department may adjust the security required to reflect the effect of the 2013 Suspension Agreement. The Department has found that the 2013 Suspension Agreement eliminates completely the injurious effects of imports and, thus, the Department is adjusting the security required from signatories to zero. The security rates in effect for imports from non-signatory growers remain as published in the *Preliminary Determination*.

Notwithstanding the 2013 Suspension Agreement, the Department will continue the investigation if it receives such a request within 20 days after the date of publication of this notice in the **Federal Register**, in accordance with section 734(g) of the Act.

#### Administrative Protective Order Access

The Administrative Protective Orders (APOs) that the Department granted in the original investigation phase and the resumed investigation segment of this proceeding remain in place. While the investigation is suspended, parties subject to those APOs may retain, but may not use, information received under those APOs. All parties wishing access to business proprietary information submitted during the administration of the 2013 Suspension Agreement must submit APO applications in accordance with the Department's regulations currently in effect. See section 777(c)(1) of the Act; 19 CFR 351.103, 351.304, 351.305 and 351.306. An APO for the administration of the 2013 Suspension Agreement will be placed on the record within five days of the date of publication of this notice in the **Federal Register**.

We are issuing and publishing this determination under section 734(f) of the Act.

Dated: March 4, 2013.

**Paul Piquado,**

*Assistant Secretary for Import Administration.*

#### Suspension of Antidumping Investigation: Fresh Tomatoes From Mexico

Pursuant to section 734(c) of the Tariff Act of 1930, as amended (19 U.S.C. 1673c(c)) (the Act), and section 351.208 of the U.S. Department of Commerce (the Department) regulations (19 CFR 351.208 (2012)),<sup>1</sup> the signatory

producers/exporters of fresh tomatoes from Mexico (signatories) and the Department enter into this Suspension Agreement (Agreement). On the basis of this Agreement, the Department shall suspend its antidumping duty investigation, the initiation of which was published on April 25, 1996 (61 FR 18377), with respect to fresh tomatoes from Mexico, subject to the terms and provisions set out below.

#### I. Product Coverage

The merchandise subject to this Agreement is all fresh or chilled tomatoes (fresh tomatoes) which have Mexico as their origin, except for those tomatoes which are for processing. For purposes of this Agreement, processing is defined to include preserving by any commercial process, such as canning, dehydrating, drying, or the addition of chemical substances, or converting the tomato product into juices, sauces, or purees. In Appendix F of this Agreement the Department has outlined the procedure that signatories must follow for selling subject merchandise for processing. Fresh tomatoes that are imported for cutting up, not further processing (e.g., tomatoes used in the preparation of fresh salsa or salad bars), are covered by this Agreement.

Commercially grown tomatoes, both for the fresh market and for processing, are classified as *Lycopersicon esculentum*. Important commercial varieties of fresh tomatoes include common round, cherry, grape, plum, greenhouse, and pear tomatoes, all of which are covered by this Agreement.

Tomatoes imported from Mexico covered by this Agreement are classified under the following subheadings of the Harmonized Tariff Schedules of the United States (HTSUS), according to the season of importation: 0702. Although the HTSUS numbers are provided for convenience and customs purposes, the written description of the scope of this Agreement is dispositive.

#### II. U.S. Import Coverage

In accordance with section 734(c)(1) of the Act, the signatories are the producers and exporters in Mexico which account for substantially all of the subject merchandise imported into the United States. The Department may at any time during the period of the Agreement require additional producers/exporters in Mexico to sign

regulations in effect at the time of the original investigation, 19 CFR 353.18 (1996). Because this Agreement constitutes a new segment of the proceeding, the Agreement is governed by the regulations currently in effect. 19 CFR 351.701; see also *San Vicente Camalu SPR de Ri v. United States*, 491 F. Supp. 2d 1186 (CIT 2007).

<sup>1</sup> The resumption of the investigation and negotiation of a new suspension agreement were conducted in accordance with the Department's

the Agreement in order to ensure that not less than substantially all imports into the United States are subject to the Agreement.

### III. Basis for the Agreement

In order to satisfy the requirements of section 734(c)(1)(A) of the Act, each signatory individually agrees that, in order to prevent price suppression or undercutting, it will not sell in the United States, on and after the effective date of the Agreement, merchandise subject to the Agreement at prices that are less than the reference price, in accordance with Appendix A to this Agreement.

In order to satisfy the requirements of section 734(c)(1)(B) of the Act, each signatory individually agrees that for each entry the amount by which the estimated normal value exceeds the export price (or the constructed export price) will not exceed 15 percent of the weighted average amount by which the estimated normal value exceeded the export price (or the constructed export price) for all less-than-fair-value entries of the producer/exporter examined during the course of the investigation, in accordance with the Act and the Department's regulations and procedures, including but not limited to the calculation methodologies described in Appendix B of this Agreement.

### IV. Monitoring of the Agreement

#### A. Import Monitoring

1. The parties to this Agreement acknowledge that the signatories intend to establish a joint industry-Government-of-Mexico working group ("Working Group") that will regularly monitor and reconcile Mexican export data and identify and address any inconsistencies or irregularities. The Working Group will refer any alleged violations (either those discovered during its monitoring exercises or those reported by the Department) to the Mexican Government for appropriate action. For further information, please see information provided at: <http://ia.ita.doc.gov/tomato>.

2. The Department will monitor entries of fresh tomatoes from Mexico to ensure compliance with section III of this Agreement.

3. The Department will review publicly available data and other official import data, including, as appropriate, records maintained by U.S. Customs and Border Protection, to determine whether there have been imports that are inconsistent with the provisions of this Agreement.

4. The Department will review, as appropriate, data it receives from the

Working Group and through any data exchange program between U.S. and Mexican government agencies, to determine whether there have been imports that are inconsistent with the provisions of this Agreement.

#### B. Compliance Monitoring

1. The Department may require, and each signatory agrees to provide, confirmation, through documentation provided to the Department, that the price received on any sale subject to this Agreement was not less than the established reference price. The Department may require that such documentation be provided and be subject to verification.

2. The Department may require and each signatory agrees to report in the prescribed format and using the prescribed method of data compilation, each sale of the merchandise subject to this Agreement, either directly or indirectly to unrelated purchasers in the United States, including each adjustment applicable to each sale, as specified by the Department. Each signatory agrees to permit review and on-site inspection of all information deemed necessary by the Department to verify the reported information.

3. The Department may only initiate administrative reviews under section 751(a) of the Act in the month immediately following the anniversary month, upon request or upon its own initiative, to ensure that exports of fresh tomatoes from Mexico satisfy the requirements of section 734(c)(1)(A) and (B) of the Act. The Department may perform verifications pursuant to administrative reviews conducted under section 751 of the Act.

4. At any time it deems appropriate, and without prior notice, the Department will conduct verifications of parties handling signatory merchandise to determine whether they are selling signatory merchandise in accordance with the terms of this Agreement. The Department will also conduct verifications at the association level at locations and times it deems appropriate.

#### C. Shipping and Other Arrangements

1. All reference prices will be expressed in U.S. \$/lb in accordance with Appendix A of this Agreement. Subject to paragraph 24 of Annex 703.2 of the North American Free Trade Agreement, the quality of each entry of fresh tomatoes exported to the United States from Mexico will conform with any applicable U.S. Department of Agriculture minimum grade, size, and/or quality import requirements in effect.

2. The parties to this Agreement acknowledge that in accordance with Mexican regulations, Mexican tomato growers and non-grower exporters exporting to the United States will become signatories to the Agreement. Signatories will fully comply with all requirements of Mexican regulations concerning identification, tracking, verification and inspection by the relevant Mexican authorities including the Ministry of Economy (SECON), the Ministry of Agriculture (SAGARPA), SAGARPA's National Food Health, Safety and Quality Service (SENASICA) and Customs. In accordance with Mexican regulations, non-compliance will result in the revocation of export privileges. For further information, please see information provided at: <http://ia.ita.doc.gov/tomato>.

3. Signatories agree not to circumvent the Agreement and to undertake measures that will help to prevent circumvention. For example, each signatory will take the following actions:

a. It is the responsibility of each signatory to ensure that sales of its merchandise are made consistent with the requirements of this Agreement. To that end, each signatory shall enter into a contract with the party that is responsible for the first sale of its subject merchandise to an unaffiliated customer in the United States (the Selling Agent) that incorporates the terms of this Agreement.<sup>2</sup> It is the responsibility of each signatory to confirm and ensure that the Selling Agent holds a valid and effective license issued pursuant to the Perishable Agricultural Commodities Act of 1930, as amended (7 U.S.C. 499a *et seq.*) (PACA).<sup>3</sup>

Through a contractual arrangement signatories shall also require the Selling Agent to establish a contract with third parties to ensure that adjustments for spoilage or other claims inconsistent with the Agreement will not be permitted. Further, this contractual arrangement must establish that the Selling Agent maintain documentation demonstrating that sales of their

<sup>2</sup>For purposes of this Agreement, a Selling Agent can be an importer, agent, distributor, or any entity that facilitates the transaction between the signatory and the first unaffiliated U.S. customer that meets the definition of "commission merchant", "dealer" or "broker", as those terms are defined in section 1(b) of the PACA (7 U.S.C. 499a(b)). A commission merchant, dealer or broker operating as a Selling Agent without a valid and effective PACA license is operating subject to license.

<sup>3</sup>This may be done by using "PACA SEARCH" on the PACA Web site at [www.usda.gov/paca](http://www.usda.gov/paca), or by calling the PACA National License Center Customer Service line at 1-800-495-7222, ext #1.



merchandise are made consistent with the requirements of this Agreement.

b. Each signatory will label its boxes of subject merchandise that are exported to the United States with its name, signatory identification number, and a statement that “These Tomatoes Were Grown/Exported By a Signatory of the 2013 Suspension Agreement.”<sup>4</sup> Alternatively, if the signatory that exports the tomatoes is different from the entity that grew the tomatoes, it will label the boxes with its name and its signatory identification number. Each signatory also will label its boxes with the type of tomato and the growing/production method of the product being shipped in the box, *i.e.*, open field; adapted environment; or controlled environment.

For purposes of this Agreement, controlled environment tomatoes are limited to those tomatoes grown in a fully-enclosed permanent aluminum or fixed steel structure clad in glass, impermeable plastic, or polycarbonate using automated irrigation and climate control, including heating and ventilation capabilities, in an artificial medium using hydroponic methods.

c. Each signatory will label its boxes of fresh tomatoes sold in Mexico with its name and the statement “Prohibida Su Exportacion a los EUA/Not for Export to the United States”.

4. Not later than thirty days after the end of each quarter, each signatory will submit a written statement to the Department certifying that all sales during the most recently completed quarter were at net prices (after rebates, backbilling, discounts for quality and other claims) at or above the reference prices in effect and were not part of or related to any act or practice which would have the effect of hiding the real price of the fresh tomatoes being sold (*e.g.*, a bundling arrangement, discounts/free goods/financing package, end-of-year rebates, swap, or other exchange). Each signatory that did not export tomatoes to the United States during any given quarter will submit a written statement to the Department certifying that it made no sales to the United States during the most recently completed quarter. Each signatory agrees to permit full verification of its certification as the Department deems necessary. Failure to provide a quarterly certification may be considered a violation of the Agreement.

#### D. Rejection of Submissions

The Department may reject: (1) Any information submitted after the deadlines set forth in this Agreement; (2) any submission that does not comply with the filing, format, translation, service, and certification of documents requirements under 19 CFR 351.303; (3) submissions that do not comply with the procedures for establishing business proprietary treatment under 19 CFR 351.304; (4) submissions that do not comply with any other applicable regulations, as appropriate, or any information that it is unable to verify to its satisfaction. If information is not submitted in a complete and timely fashion or is not fully verifiable, the Department may use facts otherwise available for the basis of its decision, as it determines appropriate, unless the Department determines that section V applies.

#### E. Compliance Consultations

1. When the Department identifies, through import or compliance monitoring or otherwise, that sales may have been made at prices inconsistent with section III of this Agreement, the Department will notify each signatory which it believes is responsible through their associations’ counsel or directly, in the event that the signatory is not represented by counsel. The Department will consult with each such party for a period of up to sixty days to establish a factual basis regarding sales that may be inconsistent with section III of this Agreement.

2. During the consultation period, the Department will examine any information that it develops or which is submitted, including information requested by the Department under any provision of this Agreement.

3. If the Department is not satisfied at the conclusion of the consultation period that sales by such signatory are being made in compliance with this Agreement, the Department may evaluate under section 751 of the Act whether this Agreement is being violated, as defined in section V.F of this Agreement, by such signatory. Without prejudice to the provisions of section VI.B of this Agreement, in no event will the Department terminate the Agreement under this provision outside of the scope of a review under section 751.

#### F. Operations Consultations

The Department will consult with the signatories regarding the operations of this Agreement. A party to the Agreement may request such consultations in any April or September

(*i.e.*, prior to the beginning of each season).

Notwithstanding the previous paragraph, the parties may agree to revise the reference prices at any time.

#### V. Violations of the Agreement

A. “Violation” means noncompliance with the terms of this Agreement, whether through an act or omission, except for noncompliance that may be considered inconsequential and inadvertent, or does not substantially frustrate the purposes of this Agreement.

B. If the Department determines that there has been a violation of the Agreement or that the Agreement no longer meets the requirements of sections 734(c) or (d) of the Act, the Department shall take action it determines appropriate under section 734(i) of the Act and the Department’s regulations.

C. Pursuant to section 734(i) of the Act, the Department will refer any intentional violations of the Agreement to U.S. Customs and Border Protection. Any person who intentionally commits a violation of the Agreement shall be subject to a civil penalty assessed in the same amount, in the same manner, and under the same procedures as the penalty imposed for a fraudulent violation of section 592(a) of the Act. A fraudulent violation of section 592(a) of the Act is punishable by a civil penalty in an amount not to exceed the domestic value of the merchandise. For purposes of the Agreement, the domestic value of the merchandise will be deemed to be not less than the reference price, as the signatories agree not to sell the subject merchandise at prices that are less than the reference price or to ensure that sales of the subject merchandise are made consistent with the terms of the Agreement.

D. In addition, the Department will examine the activities of signatories, their Selling Agents, and any other party to a sale subject to the Agreement to determine whether any activities conducted by any party aided or abetted another party’s violation of the Agreement. If any such parties are found to have aided or abetted another party’s violation of the Agreement, they shall be subject to the same civil penalties described in section V.C. above.

Signatories to this Agreement consent to the release of all information presented to or obtained by the Department during the conduct of verifications with U.S. Customs and Border Protection and/or the U.S. Department of Agriculture. Further, through a contractual arrangement, signatories shall require that the Selling

<sup>4</sup> Signatories may continue to use boxes with markings from the 2008 Suspension Agreement through September 30, 2013, but they must add the growing method of the product being shipped to the existing labeling on the box.



Agent consent to the release of all information presented to or obtained by the Department during the conduct of verifications with U.S. Customs and Border Protection and/or the U.S. Department of Agriculture.

E. A violation of this Agreement by a Selling Agent may also constitute an unfair trade practice that violates the PACA.<sup>5</sup> The Department, a signatory, or any other interested person may file with the Secretary of Agriculture a written notification of any alleged violation of the PACA pursuant to section 6(b) of the PACA (7 U.S.C. 499f(b)). Upon receipt of a written notification, USDA will examine the allegation and determine whether further investigation, issuance of a letter of warning, or administrative complaint is warranted. Failure of a PACA licensee to cooperate with an ongoing investigation can lead to suspension of license and publication thereof. When an administrative complaint is filed, a finding by an administrative law judge that a PACA licensee or an entity operating subject to license has engaged in repeated and flagrant violations of the PACA can result in the assessment of a civil penalty, or suspension or revocation of the PACA license and/or publication thereof. Ensuing licensing and employment restrictions are mandated by the PACA. Notice of disciplinary actions taken against a licensee or an entity subject to license is released to the public.

F. The following activities shall be considered violations of the Agreement:

1. Sales that are at net prices (after rebates, backbilling, discounts for quality and other claims) that are below the reference price.

2. Any act or practice which would have the effect of hiding the real price of the fresh tomatoes being sold (e.g., a bundling arrangement, commingling tomato products, discounts/free goods financing package, swap, or other exchange).

3. Sales that are not in accordance with the terms and conditions applied by the Department when calculating prices for transactions involving adjustments due to changes in condition after shipment as detailed in Appendix D of this Agreement.

4. Selling signatory tomatoes to Canada in a manner that is not consistent with the requirements of Appendix E of this Agreement.

5. Selling signatory tomatoes for processing in the United States in a

manner that is not consistent with the requirements of Appendix F of this Agreement.

6. Labeling boxes in a manner that is inconsistent with the labeling provisions of section IV.C.3.b. and c. above for the apparent purpose of circumventing this Agreement.

7. Repeated or routine over filling of boxes beyond reasonable variations in weights for the apparent purpose of circumventing this Agreement.

8. Any other act or practice that the Department finds is in violation of this Agreement.

#### VI. Other Provisions

A. In entering into this Agreement the signatories do not admit that any exports of fresh tomatoes from Mexico are having or have had an injurious effect on fresh tomato producers in the United States, have caused the suppression or undercutting of prices, or have been sold at less than fair value.

B. The signatories or the Department may withdraw from this Agreement upon ninety days written notice to the other party.

C. Upon request, the Department will advise any signatory of the Department's methodology for calculating its export price (or constructed export price) and normal value in accordance with the Act and the Department's regulations and procedures, including but not limited to, the calculation methodologies described in Appendix B of this Agreement.

#### VII. Disclosure and Comment

This section provides for disclosure and comment on consultations not involving a review under section 751 of the Act.

A. If the Department proposes to revise the reference price(s) as a result of consultations under this Agreement, not later than two months prior to the first day of each semi-annual period, the Department will disclose the results and the methodology of the Department's calculation of the preliminary reference price(s) established for that upcoming semi-annual period.

B. Not later than seven days after the date of disclosure under paragraph VII.A, the parties to the proceeding may submit written comments concerning the proposed reference price(s) to the Department, not to exceed fifteen pages. After reviewing these submissions, the Department will provide the final reference price(s) for the upcoming semi-annual period, normally within thirty days after the date of disclosure under paragraph VII.A.

C. The Department may make available to representatives of each

interested party to the proceeding, under appropriately drawn administrative protective orders, any business proprietary information submitted to and/or collected by the Department pursuant to section IV of this Agreement, as well as the results of the Department's analysis of that information.

#### VIII. Duration of the Agreement

This Agreement has no scheduled termination date. Termination of the suspended investigation will be considered in accordance with the five-year review provisions of section 351.218 of the Department's regulations.

#### IX. Effective Date

The effective date of the Agreement is March 4, 2013.

---

Paul Piquado  
Assistant Secretary for Import  
Administration U.S. Department of  
Commerce  
March 4, 2013  
Date

The following parties hereby certify that the members of their organization agree to abide by all terms of the Agreement:

*H. Armando Borboa Lopez, President*  
(Name and Title of Certifying Official)

---

(Signature of Certifying Official)  
For CAADES, Sinaloa, A.C.

---

Date  
*William Manuel Hedrick Villalobos, President*  
(Name and Title of Certifying Official)

---

(Signature of Certifying Official)  
For Consejo Agrícola de Baja California, A.C.

---

Date  
*Carlos Enrique Cueto Rodriguez, President*  
(Name and Title of Certifying Official)

---

(Signature of Certifying Official)  
For Asociacion Mexicana de  
Horticultura Protegida, A.C.

---

Date  
*Gaspar Zaragoza Iberri, President*  
(Name and Title of Certifying Official)

---

(Signature of Certifying Official)  
For Union Agrícola Regional de Sonora,  
Productores de Hortalizas Frutas y  
Legumbres

<sup>5</sup> Although not a party to this Agreement, the actions of an unaffiliated buyer who is a PACA licensee or is operating subject to license that aid or abet a violation of the Agreement may constitute an unfair trade practice that violates the PACA.

Date  
*Basilio Gatzionis Torres, President*  
 (Name and Title of Certifying Official)

(Signature of Certifying Official)  
 For Confederacion Nacional de  
 Productores de Hortalizas

Date

**Appendix A—Suspension Of  
 Antidumping Investigation—Fresh  
 Tomatoes From Mexico—Reference  
 Price**

Consistent with the requirements of section 734(c) of the Act, to eliminate completely the injurious effect of exports to the United States and to prevent the suppression or

undercutting of price levels of domestic fresh tomatoes, the Department and the signatory producer/exporters of the subject merchandise hereby agree to adopt the reference prices calculated based on a similar methodology to that outlined in the November 1, 1996, agreement suspending the antidumping investigation involving fresh tomatoes from Mexico, as amended on August 14, 1998. See *Suspension of Antidumping Investigation; Fresh Tomatoes from Mexico*, 61 FR 56618, 56620 (November 1, 1996), October 28, 1996, Memorandum to Robert S. LaRussa titled “The Prevention of Price Suppression or Undercutting of Price Levels in the Suspension Agreement Covering Fresh Tomatoes from Mexico,” *Amendment to the Suspension Agreement on Fresh Tomatoes from Mexico*, 63 FR 43674 (August 14, 1998), and *Final Results of Analysis of Reference Prices and Clarifications and Corrections; Agreement*

*Suspending the Antidumping Duty Investigation on Fresh Tomatoes from Mexico*, 68 FR 62281 (November 3, 2003). For purposes of this Agreement, the reference prices have been updated to reflect recent pricing data, as well as to include additional reference prices for fresh tomatoes grown in a controlled environment and specialty tomatoes. For purposes of this Agreement, controlled environment tomatoes are limited to those tomatoes grown in a fully-enclosed permanent aluminum or fixed steel structure clad in glass, impermeable plastic, or polycarbonate using automated irrigation and climate control, including heating and ventilation capabilities, in an artificial medium using hydroponic methods. For purposes of this Agreement, specialty tomatoes include grape, cherry, heirloom and cocktail tomatoes.

Accordingly, the reference prices are as follows:

July 1 through October 22 .....	Open Field and Adapted Environment, other than specialty .....	0.2458
	Controlled Environment, other than specialty .....	0.3251
	Specialty—loose .....	0.3568
	Specialty—packed .....	0.4679
October 23 through June 30 .....	Open Field and Adapted Environment, other than specialty .....	0.31
	Controlled Environment, other than specialty .....	0.41
	Specialty—loose .....	0.45
	Specialty—packed .....	0.59

These reference prices will remain in effect unless modified in accordance with the provisions of paragraph IV.F of the Agreement or as described below. The Department reserves the right to modify its methodology in establishing a reference price, if appropriate, and will do so in accordance with the provisions of paragraph IV.F of the Agreement.

The term “reference price” refers to the price F.O.B. from the Selling Agent. The reference price includes all palletizing and cooling charges incurred prior to shipment from the Selling Agent. The actual movement or handling expenses beyond the point of entry into the United States (e.g., McAllen, Nogales, Otay Mesa) must be added to the reference price and must reflect the cost for

an arm’s-length transaction. The chart below contains examples of certain minimum common trucking charges based on average U.S. long haul trucking rates calculated by the USDA observed during January through September 2012.

F.O.B. Nogales to:	Los Angeles	New York	Chicago
Rate (\$US)/Per Truckload .....	\$1337	\$5988	\$4396

Parties should refer to “Agricultural Refrigerated Truck Quarterly”, which can be found at <http://www.ams.usda.gov/fv/mnrcs/fvwires.htm> to obtain examples of common trucking charges for prior seasons and to Market News Truck Rate Report, <http://www.ams.usda.gov/mnreports/fvwtrk.pdf> to obtain common trucking charges pertinent to the current season. Where the Selling Agent sells through an affiliated party, the transfer price from the Selling Agent to the affiliate must be at or above the reference price and any subsequent sale to an unaffiliated party must include the actual cost of markups (e.g., trucking charges) that reflect arm’s-length costs. For guidance on the trucking-charge markup for such resales, parties should also refer to Market News Truck Rate Report, <http://www.ams.usda.gov/mnreports/fvwtrk.pdf>.

During the Department’s verifications of parties handling signatory merchandise it will ascertain whether: (1) The handling expenses beyond the point of entry into the United States are added to the reference price and reflect the actual cost for an arm’s-length transaction; and (2) the transfer price from

the Selling Agents to their affiliates are at or above the applicable reference price and that any subsequent sale to an unaffiliated party includes the appropriate markups (e.g., trucking charges) that reflect arm’s-length expenses.

The reference price for each type of box shall be determined based on the average weights stated in the chart contained in Appendix C of the Agreement.

**Appendix B—Suspension of  
 Antidumping Investigation—Fresh  
 Tomatoes From Mexico—Analysis of  
 Prices at Less Than Fair Value**

*A. Normal Value*

The cost or price information reported to the Department that will form the basis of the normal value (NV) calculations for purposes of the Agreement must be comprehensive in nature and based on a reliable accounting system (e.g., a system based on well-established standards and can be tied either to the audited financial statements or to the tax return filed with the Mexican government).

**1. Based on Sales Prices in the Comparison Market**

When the Department bases normal value on sales prices, such prices will be the prices at which the foreign like product is first sold for consumption in the comparison market in the usual commercial quantities and in the ordinary course of trade. Also, to the extent practicable, the comparison shall be made at the same level of trade as the export price (EP) or constructed export price (CEP).

Calculation of NV:

Gross Unit Price  
 ± Billing Adjustments  
 – Movement Expenses  
 – Discounts and Rebates  
 – Direct Selling Expenses  
 – Commissions  
 – Home Market Packing Expenses  
 = Normal Value (NV)

**2. Constructed Value**

When normal value is based on constructed value, the Department will compute constructed values (CVs) for each growing season, as appropriate, based on the

sum of each respondent's growing and harvesting costs for each type of tomato, plus amounts for selling, general and administrative expenses (SG&A), U.S. packing costs, and profit. The Department will collect this cost data for an entire growing season in order to determine the accurate per-unit CV of that growing season.

Calculation of CV:

- + Direct Materials
- + Direct Labor
- + Factory overhead
- = Cost of Manufacturing
- + Home Market SG&A\*
- = Cost of Production
- + U.S. Packing
- + Profit\*
- = Constructed Value (CV)

\* SG&A and profit are based on home-market sales of the foreign like product made in the ordinary course of trade. SG&A includes financing but not movement expenses.

#### B. Export Price and Constructed Export Price

EP and CEP refer to the two types of calculated prices for merchandise imported into the United States. Both EP and CEP are based on the price at which the subject merchandise is first sold to a person not affiliated with the foreign producer or exporter.

Calculation of EP:

- Gross Unit Price
- Movement Expenses
- Discounts and Rebates
- ± Billing Adjustments
- + Packing Expenses
- + Rebated Import Duties
- = Export Price (EP)

Calculation of CEP:

- Gross Unit Price
- Movement Expenses
- Discounts and Rebates
- ± Billing Adjustments
- Direct Selling Expenses
- Indirect Selling Expenses that relate to commercial activity in the United States
- The cost of any further manufacture or assembly incurred in the United States
- CEP Profit
- + Rebated Import Duties
- Commissions
- = Constructed Export Price (CEP)

#### C. Fair Comparisons

To ensure that a fair comparison with EP or CEP is made, the Department will make adjustments to normal value. The Department will adjust for physical differences between the merchandise sold in the United States and the merchandise sold in the home market. For EP sales, the

Department will add in U.S. direct selling expenses, U.S. commissions<sup>1</sup> and packing expenses. For CEP sales, the Department will subtract the amount of the CEP offset, if warranted, and add in U.S. packing expenses.

#### Appendix C—Suspension of Antidumping Investigation—Fresh Tomatoes From Mexico—Box Weights

The Department has the sole authority to make revisions to the Box Weight Charts used to apply the applicable reference price to particular box configurations. The reference prices for each pack style or box configuration shall be determined based on the average net weights stated in the Box Weight Charts below.

The Department intends to commence and complete a box weighing exercise within 12 months following the signature of this Agreement, and thereafter, at such times as considered appropriate by the Department.

All weighing exercises may occur at a U.S. Customs and Border Protection (CBP) port facility, at U.S. Selling Agent facilities, in bonded compounds, or at signatory packhouses, at the sole discretion of the Department. For weighing exercises conducted at a CBP port facility, the Department will coordinate with CBP in its collection and review of data for calculating and monitoring box-specific average weights for any winter or summer season, as appropriate.

The Department will provide 14 hours advance notice to the signatories (through their associations' counsel or directly to the signatories, in the event that they are not represented by counsel) of the commencement of any box weighing exercise. Subject to approval by the Department and CBP, as appropriate, the Department will undertake best efforts to ensure that at least two, but no more than four representatives of the signatories are permitted access to a port or other facility to observe the box weighing exercise. Observers will be chosen by the signatory associations. Any requests for additional observers from signatories not represented by association counsel will be considered by the Department. In the event that no otherwise qualified observers are permitted by CBP to enter a port facility, the Department will either delay the exercise until at least one qualified observer is present or, at its discretion, will conduct the box weighing exercise at an alternate location.<sup>1</sup>

To derive representative average net weights<sup>2</sup> for each box type in the charts below, and any configurations that may be added, the Department will weigh twenty sample boxes from ten shippers for high-

volume pack types,<sup>3</sup> a minimum of two shippers for low-volume pack types, and five shippers for all other pack types. All shippers will be randomly chosen, without notice to the specific shippers.

Observers may raise bona fide challenges to the recording of the weight of a particular box at the time it is weighed and must specify the nature of the challenge.<sup>4</sup> The parties will endeavor to resolve any such challenges immediately at the time of the weighing. A box weight will not be recorded if a bona fide challenge is not resolved. No challenges to the weight of a box will be considered once its weight has been recorded.

If the Department determines to revise an average weight figure based upon information that an average weight on the chart is no longer accurate or to provide an average weight for a box configuration not currently on the chart, the Department will provide at least fifteen days notice to signatories (through their associations' counsel or directly to the signatories, in the event that they are not represented by counsel) prior to the effective date of such revised average weights for purposes of this Agreement. The Department will determine the revised average weight in accordance with the procedure described above.

In the event that a signatory intends to export subject merchandise to the United States in a box for which there is no average weight on the chart, the signatory shall notify the Department in writing no later than five business days prior to the date of the first exportation of such boxes to the United States. Signatories can obtain from the Department's Web site a copy of the suggested form for submitting this information. See "Notification of Intent to Ship Tomatoes in a New Pack Type" at [http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested\\_forms/](http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested_forms/). This information must be submitted to the Department in accordance with the filing instructions set forth in the Department's regulations. The Department shall allow any interested party to submit written comments, not to exceed ten pages, on the appropriate average weight for the box within seven days after the filing of the written notification by the signatory, and the Department shall inform the signatory or its representative of the average weight for the box no later than thirty days after filing of the written notification by the signatory. A signatory's failure to notify the Department of intended shipments of tomatoes in boxes for which there is no average weight on the box weight chart may constitute a violation of the Agreement.

<sup>1</sup> If there are not commissions in both markets, then the Department will apply a commission offset.

<sup>2</sup> Assuming proper notice is provided and necessary government approval is granted, it is the signatories' responsibility to ensure that their representatives observe the box weighing exercise, or the right to observe is waived.

<sup>3</sup> Average net weights are calculated by deducting the tare weight from the average gross box weight. For each twenty-box sample, the tare weight will be calculated by weighing a minimum of two empty boxes. If the differences in the weights of the boxes exceed two-hundredths of a pound, additional boxes will be weighed to establish the tare.

Irrespective of any deviation, the average weight of five boxes will be sufficient to establish the tare.

<sup>4</sup> The 25 pound box configuration is an example of a high-volume pack type.

<sup>5</sup> Examples of bona fide challenges may include the non-random selection of trucks, loads or boxes, or selection of wet, damaged, or compromised boxes or pallets.

**Box-Weight Chart – Open Field and Adapted Environment, other than specialty  
Suspension of Antidumping Investigation on Fresh Tomatoes from Mexico**

					<b>July 1- October 22</b>	<b>October 23-June 30</b>
					<b>\$0.2458/lb</b>	<b>\$0.31/lb</b>
<b>Box Type</b>	<b>Layers</b>	<b>Size</b>	<b>Avg. Kg. Weight</b>	<b>Avg. Lb. Weight*</b>	<b>Reference Price</b>	<b>Reference Price</b>
Tomato	2L	3 x 4	10.47	23.08	5.67	7.15
Tomato	2L	4 x 4	10.78	23.77	5.84	7.37
Tomato	2L	4 x 5	10.81	23.83	5.86	7.39
Tomato	2L	5 x 5	10.43	22.99	5.65	7.13
Tomato	2L	5 x 6	9.71	21.41	5.26	6.64
Tomato	3L	6 x 6	13.33	29.39	7.22	9.11
Tomato	3L	6 x 7	12.92	28.48	7.00	8.83
Tomato	Bulk	25 lbs.**	12.15	26.79	6.59	8.30
Tomato	1L	Long Box	7.41	16.34	4.02	5.07
Tomato (Green)	Bulk	Small-20 lb.	8.16	17.99	4.42	5.58
Tomato Cluster	1L	11 lb. Flat	5.58	12.31	3.03	3.82

\*Conversion factor from kg. to lb. based on 1 kg. = 2.20462 lbs.

\*\*Also applicable to 4/7 bushel cartons.

**Box-Weight Chart – Controlled environment, other than specialty  
Suspension of Antidumping Investigation on Fresh Tomatoes from Mexico**

Box Type	Layers	Size	Avg. Kg. Weight	Avg. Lb. Weight*	July 1- October 22	October 23-June 30
					\$0.3251/lb	\$0.41/lb
					Reference Price	Reference Price
Tomato	2L	3 x 4	10.47	23.08	7.50	9.46
Tomato	2L	4 x 4	10.78	23.77	7.73	9.75
Tomato	2L	4 x 5	10.81	23.83	7.75	9.77
Tomato	2L	5 x 5	10.43	22.99	7.47	9.43
Tomato	2L	5 x 6	9.71	21.41	6.96	8.78
Tomato	3L	6 x 6	13.33	29.39	9.56	12.05
Tomato	3L	6 x 7	12.92	28.48	9.26	11.68
Tomato	Bulk	25 lbs.**	12.15	26.79	8.71	10.98
Tomato	1L	Long Box	7.41	16.34	5.31	6.70
Tomato (Green)	Bulk	Small-20 lb.	8.16	17.99	5.85	7.38
Tomato Cluster	1L	11 lb. Flat	5.58	12.31	4.00	5.05

\*Conversion factor from kg. to lb. based on 1 kg. = 2.20462 lbs.

\*\*Also applicable to 4/7 bushel cartons.

**Box-Weight Chart – Specialty, loose  
Suspension of Antidumping Investigation on Fresh Tomatoes from Mexico**

Box Type*	Layers	Size	Avg. Kg. Weight	Avg. Lb. Weight**	July 1- October 22	October 23-June 30
					\$0.3568/lb	\$0.45/lb
					Reference Price	Reference Price
Tomato (cherry)	Bulk	Bulk	8.13	17.92	6.39	8.06
Tomato	1L	Long Box	7.41	16.34	5.83	7.35
Tomato Grape	Bulk	20 lb.	9.42	20.77	7.41	9.35
Tomato (Heirloom)	1L	10 lb.	5.08	11.20	4.00	5.04

\*Applicable regardless of production method (e.g., open field and adapted environment or controlled environment).

\*\*Conversion factor from kg. to lb. based on 1 kg. = 2.20462 lbs.

**Box-Weight Chart – Specialty, packed**  
**Suspension of Antidumping Investigation on Fresh Tomatoes from Mexico**

					<b>July 1- October 22</b>	<b>October 23-June 30</b>
					<b>\$0.4679/lb</b>	<b>\$0.59/lb</b>
<b>Box Type*</b>	<b>Layers</b>	<b>Size</b>	<b>Avg. Kg. Weight</b>	<b>Avg. Lb. Weight**</b>	<b>Reference Price</b>	<b>Reference Price</b>
Tomato (cherry)		12 baskets	6.32	13.93	6.52	8.22
Tomato Grape	Clam Shell	12 Baskets - 12 oz.	4.71	10.38	4.86	6.12
Tomato Grape	Clam Shell	12 – one pint clamshells	4.35	9.6	4.49	5.66

\*Applicable regardless of production method (e.g., open field and adapted environment or controlled environment).

\*\*Conversion factor from kg. to lb. based on 1 kg. = 2.20462 lbs.

**Appendix D—Suspension of  
Antidumping Investigation—Fresh  
Tomatoes From Mexico—Procedures  
for Making Adjustments to the Sales  
Price Due to Certain Changes In  
Condition After Shipment**

The purpose of this appendix is to explain the procedures for making adjustments to the sales price of signatory tomatoes due to certain changes in condition after shipment, such that the sales price for any tomatoes accepted in a lot <sup>11</sup> does not fall below the reference price. The procedures outlined in this appendix only apply if the adjustment reduces the net sales price below the reference price.

As explained in Appendix A of the Agreement, the term “reference price” refers to the price F.O.B. from the Selling Agent. The reference price includes all palletizing and cooling charges incurred prior to shipment from the Selling Agent. The actual movement or handling expenses beyond the point of entry into the United States (e.g., McAllen, Nogales, Otay Mesa) must be added to the reference price and must reflect the cost for an arm’s-length transaction.

Appendix G of the Agreement outlines specific actions that signatories should take to ensure that their efforts to abide by the Agreement are upheld in any claims taken to the U.S. Department of Agriculture under PACA.

To facilitate the verification of claims for changes in condition after shipment, the contract between the signatory and the Selling Agent must establish that all paper work be completed within 15 business days after the USDA inspection, and that claims be resolved within 15 business days after the USDA inspection, unless the claim is referred to PACA for mediation. Failure to complete this paperwork in a timely manner may constitute a violation of the Agreement. When filing quarterly certifications with the Department, signatories should report the number of lots on which claims for condition defects were granted, the total volume of tomatoes destroyed or donated, and the total value of claims granted. Signatories can obtain from the Department’s Web site a copy of the suggested form for submitting the quarterly certification information. See “Quarterly Certification” at [http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested\\_forms/](http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested_forms/).

**A. Contractual Terms for Rejecting All or Part of a Lot**

1. A USDA inspection certificate must be provided to support claims for rejection of all or part of a lot. Further, no adjustments will be made for failure to meet suitable shipping conditions unless supported by an unrestricted USDA inspection.

2. If the USDA inspection indicates that the lot has: 1) Over 8% soft/decay condition defects; 2) over 15% of any one condition defect; or 3) greater than 20% total condition defects, the receiver may reject the lot or may accept a portion of the lot and reject the quantity of tomatoes lost during the salvaging process. In those instances, price adjustments

will be calculated as described below. For purposes of this Agreement, a condition defect is any defect listed in the chart in part A.5 below. When a lot of tomatoes has condition defects in excess of those outlined above as documented on a USDA inspection certificate, the documented percentage of the tomatoes with condition defects are considered DEFECTIVE tomatoes.

3. No adjustments will be made for failure to meet suitable shipping conditions if the USDA inspection certificate does not indicate one of the condition thresholds outlined above.

4. The USDA inspection must be called for no more than eight hours from the time of arrival at the destination specified by the receiver and be performed in a timely fashion thereafter. If there is more than one USDA inspection on a given lot, the inspection certificate corresponding to the first inspection is the one that will be used for making any adjustment to the sales price. However, if an appeal inspection is conducted which reverses the original inspection, it will supersede the first inspection, as long as the appeal inspection is requested within a reasonable amount of time not to exceed 12 hours from the first inspection.

The first receiver of the product, regardless of whether that receiver is acting as an agent or a broker for an unrelated purchaser or whether the receiver is the unrelated purchaser acting on its own right, must specify the city/metropolitan area of the destination of the product. The inspection will take place at the destination of delivery as specified prior to shipment.

<sup>11</sup> For these purposes, a lot is defined as a grouping of tomatoes in a particular shipment that is distinguishable by packing type.

No adjustments will be granted for a USDA inspection at a destination which is different from the destination specified by the first receiver of the product. In the event that the first receiver does not specify the city/metropolitan area of the destination of the product, the six-hour period within which an inspection may be requested will begin to run at such time as title to the product transfers to the unrelated purchaser, for example, upon loading of the product at the first handler's (importer's) warehouse in an F.O.B. transaction and upon delivery of the product to the first buyer's warehouse in a delivered sale.

A person or company shall be considered an agent or broker for an unrelated purchaser: (1) When that person or company falls within the description of types of broker operations set forth in 7 CFR 46.27; or (2) have provided a broker's memorandum of sale as set forth in 7 CFR 46.28(a). The following paragraphs apply if a broker or dealer is involved in the transaction.

A broker, unlike a dealer, does not take ownership or control of the tomatoes but arranges for delivery directly to the vendor or purchaser. Because a broker never takes ownership or control over the tomatoes, the customer and not the broker may request an inspection, and only the customer is entitled to any resulting adjustments. The inspection would take place at the customer's destination, as specified in the broker's contract with the Selling Agent.

When a dealer is involved in the sale, the destination of delivery stated in the contract is where the inspection is to take place. If the dealer does not specify the destination of delivery, the default destination of delivery is the warehouse of the Selling Agent. With respect to a lot of tomatoes that is owned or controlled by a dealer, it is the responsibility of the dealer to request an inspection of the tomatoes in his possession in a timely manner, if he deems it necessary. If the dealer does not request an inspection in a timely manner (*i.e.*, within eight hours from the time of arrival at the destination specified by the dealer) and resells the tomatoes to a third party, which does request an inspection, the dealer is then responsible for all costs and adjustments pertaining to the inspection and the condition or quality of the tomatoes.

5. Under this Agreement, adjustments to the sales price of signatory tomatoes will be permitted only for condition defects. The term "condition defect" is intended to have the same definition recognized by the Specialty Crops Inspection Division of the United States Department of Agriculture, with the exception of abnormal coloring, soil spot, blossom end discoloration, and surface discoloration (silvery-white and gold fleck), and, therefore, covers the following items:

- 1) Sunken Discolored Areas
- 2) Sunburn
- 3) Internal Discoloration
- 4) Freezing and Freezing Injury
- 5) Chilling Injury
- 6) Abnormally Soft and Watery Fruit
- 7) Cuts and Broken Skins (unhealed)
- 8) Soft/Decay
- 9) Bruises

- 10) Nailhead Spot
- 11) Skin Checks
- 12) Decayed/Moldy Stems
- 13) Waxy Blister
- 14) White Core
- 15) Shriveling
- 16) Discolored Seed Areas
- 17) Insect/Worm Injury (alive when present)

6. In calculating the transaction price for lots subject to an adjustment claim for condition defects, as defined above, the tomatoes classified as DEFECTIVE will be treated as rejected and as not having been sold.

#### *B. Contractual Terms for Rejection of Partial Loads*

If the lot contains condition defects greater than those outlined above and the receiver does not reject the entire lot of tomatoes, the Department will factor certain adjustments into the transaction price, provided that the following conditions apply:

1. The price invoiced to and paid by the receiver for the accepted tomatoes must not fall below the reference price.

2. The Selling Agent may reimburse the receiver for actual destruction costs associated with the DEFECTIVE tomatoes. If properly documented, these expenses will not be considered in the calculation of the price of the accepted tomatoes.

3. The Selling Agent may reimburse the receiver for the portion of freight expenses allocated to the DEFECTIVE tomatoes. If properly documented, these expenses will not be considered in the calculation of the price of the accepted tomatoes.

4. If the Selling Agent follows the guidelines outlined below, it may reimburse the receiver for repacking charges directly associated with salvaging and reconditioning the lot. If properly documented, these expenses will not be considered in the calculation of the price of the accepted tomatoes.

a. If the salvaging and reconditioning activity is performed by a party unaffiliated with the Selling Agent's customer the fee charged for the service may be reimbursed if the Selling Agent's customer can provide evidence for such costs (*i.e.*, specifically, proof-of-payment documentation for the invoice from the repacker).

b. If the salvaging and reconditioning activity is performed by the Selling Agent's customer or a party affiliated with the Selling Agent, the direct labor costs or, in lieu thereof, one-half of the ordinary and customary repacking charges may be reimbursed. To substantiate such costs the Selling Agent's customer or party affiliated with the Selling Agent must provide detailed records of the labor cost incurred for repacking or, where applicable, evidence of the ordinary and customary repacking costs.

5. The Selling Agent may reimburse the receiver for the inspection fees listed on the USDA inspection certificate. If properly documented, these expenses will not be considered in the calculation of the price of the accepted tomatoes.

6. Any reimbursements from, by, or on behalf of the Selling Agent that are not specifically mentioned in items B.2, B.3, B.4,

or B.5 above, or that are not properly documented, will be factored into the calculation of the price for the accepted tomatoes.

7. The receiver may not resell the DEFECTIVE tomatoes. The receiver may choose to have the DEFECTIVE tomatoes destroyed, donated to non-profit food banks, or returned to the Selling Agent. The DEFECTIVE tomatoes may not be sold.<sup>2</sup>

8. In addition, for each transaction involving adjustments due to changes in condition after shipment the Selling Agent must obtain/maintain the following documents/information:

- Shipper name.
- Shipping manifest.
- Details of the shipper invoice, including invoice number, date, brand, tomato type, quantity (boxes), and value.
- Documentation supporting the freight expenses incurred for the original shipment.
- USDA inspection certificate.
- Detailed listing of the expenses incurred in salvaging the non-DEFECTIVE tomatoes and documentation supporting the expenses.
- Description of the destruction or donation process and documentation from the landfill or food bank.
- Proof-of-payment documentation for any destruction costs.
- A statement that "No monies or other compensation was received for the destroyed or donated tomatoes."
- Signature of a responsible official at the receiver.

#### *C. Contractual Terms for Rejection of Full Loads*

In cases where the receiver has rejected the full lot of tomatoes based on condition defects, the Selling Agent may choose to have the entire lot destroyed, donated to non-profit food banks, or returned. If the entire lot is destroyed or donated, the Selling Agent will require the receiver to provide the documentation noted above for partial-lot rejections. Further, the Selling Agent may reimburse the receiver for ordinary and customary expenses that the receiver incurred with respect to the lot, including those expenses associated with the destruction or donation process, as long as the Selling Agent obtains the support documentation specified above under B.8. The Department will treat such transactions as "non-sales" provided that adequate support documentation is available.

Alternatively, the Selling Agent may sell the entire rejected lot to another receiver. In that case, the price paid must be not less than the reference price plus all costs incurred (*e.g.*, transportation, commissions, etc.) from the F.O.B. port of entry to the final receiver. If the final receiver finds that the lot contains condition defects greater than those outlined above, it shall follow the directions stated above with respect to rejection of partial loads.

<sup>2</sup> Tomatoes for processing must be handled in accordance with the guidelines set forth in Appendix F of the Agreement.



#### *D. Contractual Terms for Partial vs. Unrestricted Lot Inspections*

As explained in part A.1 above, the Department will only allow adjustments to the transaction price for condition defects if the USDA inspection is unrestricted. During the time between the call for inspection and the arrival of the USDA inspector, the receiver might sell part of the lot and, therefore, by the time the USDA inspector arrives, that part is not available for inspection. If the USDA inspector is allowed full access to the partial lot, the Department will consider this an unrestricted partial-lot inspection. Alternatively, if the USDA inspector is not allowed full access to the partial lot, the Department will deem it a restricted inspection. No adjustments will be made for failure to meet suitable shipping conditions if the USDA inspection is restricted. For purposes of this Agreement, when calculating an adjustment for failure to meet suitable shipping conditions where an unrestricted partial-lot inspection has taken place, only the portion of the lot inspected is eligible for adjustment. The portion of the lot that the receiver sold prior to the inspection will not be eligible for an adjustment based on the USDA inspection.

For example, before the USDA inspector arrives, the receiver sells 140 boxes of 5x5s from a lot identified as 160 5x5s on the invoice. When the USDA inspector arrives, the receiver requesting the inspection provides full access to the partial lot within its possession. The inspector finds that the partial lot of 20 5x5s has soft/decay condition defects of 25 percent and notes this on this inspection certificate. Under the Agreement, only the 20 5x5s are eligible for an adjustment for failure to meet suitable shipping conditions, and the 140 5x5s that the receiver already sold will not be eligible for an adjustment based on the USDA inspection.

#### **Appendix E—Suspension of Antidumping Investigation—Fresh Tomatoes From Mexico—Contractual Arrangement for Documenting Sales of Signatory Merchandise to Canada**

Based on our experience in this proceeding, it is common practice for the signatory's Selling Agent to enter the merchandise into the United States for consumption and then re-export it to Canada. The purpose of this appendix is to: (1) Outline the process that each signatory to this Agreement must follow to ensure that the Selling Agent properly documents sales to Canada as such and (2) ensure that the signatory notifies the Canadian customer that any resales of its merchandise from Canada into the United States must be in accordance with the terms of this Agreement.

To document sales of Mexican tomatoes to Canada properly, this Agreement requires that such transactions be made pursuant to a contractual arrangement where each signatory requires that the Selling Agent that facilitates the sale to Canada maintain the following information in its files:

1. Signatory name and identification number;
2. Shipping manifest;

3. An invoice identifying sale date, brand, tomato type, quantity (boxes), and value; and
4. Entry documentation from Canadian Customs (*i.e.*, Landing Form (Form B3) or the Canada Customs Coding Form).

If a signatory to the Agreement or its Selling Agent does not document a sale to Canada in accordance with the procedures outlined above, the Department will consider the transaction a U.S. sale. Failure to properly document a sale to Canada may constitute a violation of the Agreement.

We also require signatories to ensure that the Canadian customer is notified that any resale of the signatory merchandise from Canada into the United States must be in accordance with the terms of the Agreement and that any movement or handling expenses beyond the point of export from Mexico must be added to the reference price and must reflect the actual cost for an arm's-length transaction. Signatories can obtain from the Department's Web site a copy of the suggested form for providing such notification. See "Form for Notifying Canadian Customer That Resales of Signatory Merchandise Into the United States Are Covered by the Terms of the 2013 Suspension Agreement" at [http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested\\_forms/](http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested_forms/). Further, through contractual arrangement each signatory must require that the Selling Agent maintain evidence in its files to document that the Canadian customer was notified that any resales of the signatory merchandise from Canada into the United States must be in accordance with the terms of the Agreement.

#### **Appendix F—Suspension of Antidumping Investigation—Fresh Tomatoes From Mexico—Procedure Signatories Must Follow for Selling Subject Merchandise for Processing**

Sales to the United States of signatory tomatoes for processing must be:

1. Sold directly to a processor (in other words, the first purchaser in the United States of tomatoes for processing must be an actual processor);
2. Accompanied by an "Importer's Exempt Commodity Form"—Form FV-6, within the meaning of 7 CFR 980.501(a)(2) and 980.212(I), should be used for all tomatoes for processing that are covered by the Federal Marketing Order 966 (Marketing Order); tomatoes for processing that are not covered by the Marketing Order (*e.g.*, romas, grape tomatoes, greenhouse tomatoes and any tomatoes that are entered during the part of the year that the Marketing Order is not in effect) must be accompanied by the "2013 Suspension Agreement—Tomatoes for Processing Exemption Form". The exempt commodity form must be maintained by the importer and presented to U.S. Customs and Border Protection upon request and both the Selling Agent and the processor must maintain a copy of the form.
3. Shipped in a packing form that is not typical of tomatoes for the fresh market (*e.g.*, bulk containers in excess of 50 lbs)—examples of typical fresh-market packing forms are identified in the Box-Weight Chart in Appendix C of the Agreement; and

4. Clearly labeled on the packaging as "Tomatoes for Processing".

Signatories can obtain from the Department's Web site an example of the "2013 Suspension Agreement—Tomatoes for Processing Exemption Form". See [http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested\\_forms/](http://ia.ita.doc.gov/tomato/2013-agreement/documents/suggested_forms/). If a party in the United States facilitates the transaction, through contractual arrangement each signatory must require that the party follow the procedures outlined above. Failure to properly document sales to processors may constitute a violation of the Agreement.

Sales of signatory merchandise to a processor after importation into the United States are a violation of the Agreement.

#### **Appendix G—Suspension of Antidumping Investigation—Fresh Tomatoes From Mexico—Specific Actions That Signatories Should Take To Ensure That Their Efforts To Abide by the Agreement Are Upheld in Any Claims Taken to the U.S. Department of Agriculture Under the Perishable Agricultural Commodities Act**

This appendix provides guidance on the specific actions signatories can take to ensure that their efforts to abide by the Agreement are upheld in any claims taken to the Department of Agriculture under PACA.

Payment disputes arising under the Agreement are actionable and/or able to be resolved under the PACA dispute resolution procedure. PACA will uphold actions taken by a signatory or a signatory's representative (collectively "signatory") to comply with the Agreement to the extent that the sales contract for the transaction at issue establishes that the sale is subject to the terms of the Agreement.

In other words, if, prior to making the sale, the signatory, or the Selling Agent acting on behalf of the signatory through a contractual arrangement, informs the customer that the sale is subject to the terms of the Agreement and identifies those terms, PACA will recognize the identified terms of the Agreement as integral to the sales contract. In particular, signatories should inform their customers that their contractual agreement to allow defect claim adjustments is limited in accordance with the Agreement, including:

- \* Claims for adjustments must be supported by an unrestricted USDA inspection called for no more than eight hours from the time of arrival at the receiver and performed in a timely fashion thereafter.
- \* The USDA inspection must find that the condition defects exceed the thresholds outlined in Appendix D above.
- \* Any price adjustments will be limited to the actual percentage of condition defects as documented by a USDA inspection certificate.

\* The price adjustments will be limited to actual destruction costs, the allocated freight expense, and salvaging and reconditioning expenses calculated in accordance with Appendix D above.

\* The customer may not resell any DEFECTIVE tomatoes. Instead, they must be destroyed, returned or donated to a non-profit food bank. Signatories should provide



a copy of the Agreement to any customer which may be unfamiliar with its terms or which has questions about those terms.

The process by which a signatory could provide evidence to PACA that its sales contracts were made subject to the terms of the Agreement including, in particular, those terms listed above is outlined below.

\* The signatory should maintain written documentation demonstrating that it had informed its customers and the customers accepted that the sales were subject to the terms of the Agreement prior to issuing the invoice. A signed contract to that effect would be the best evidence of that fact; however, a purchase by the customer after being informed of the relevance of the Agreement is evidence of acceptance.

\* The signatory should send letters to its customers via registered mail, return receipt requested, overnight mail, or email with a confirmation received from the recipient, informing the customers that, as a signatory to the Agreement, all of the signatory's sales are subject to the terms of the Agreement and that, by purchasing from them, the buyer agrees to those terms. The letter should also indicate that the signatory's sales personnel do not have authority to alter the terms of the Agreement.

\* In addition, the signatory should include a statement on its order confirmation sheets that its contract with the buyer is subject to the terms of the Agreement as detailed in the signatory's "pre-season" letter and maintain a copy of the order confirmations and fax receipts demonstrating that they were sent to the customer prior to making the sale. If the sale is to a first-time purchaser that did not receive a "pre-season" letter, a letter should be supplied to the buyer prior to making a sale.

PACA does not require any one particular form of written documentation but USDA officials have confirmed that, if signatories maintain written evidence demonstrating that their customers were informed that their sales were made subject to the terms of the Agreement prior to sale, PACA will recognize those terms as part of the sales contract.

[FR Doc. 2013-05483 Filed 3-7-13; 8:45 am]

BILLING CODE 3510-DS-P

## DEPARTMENT OF COMMERCE

### International Trade Administration

#### Trade Mission to Egypt and Kuwait

**AGENCY:** International Trade Administration, Department of Commerce.

**ACTION:** Replacement Notice.

**SUMMARY:** The United States Department of Commerce, International Trade Administration, U.S. and Foreign Commercial Service is replacing the Notice regarding the Trade Mission to Egypt April 14–16, 2013, published at 78 FR 7752, February 4, 2013. The effect

of this notice is to expand the mission eligibility to companies in all sectors and/or industries. All companies that have applied to this mission to date, and all companies that apply by March 14, 2013 will be considered.

**SUPPLEMENTARY INFORMATION:** In June 2012 the Department of Commerce initiated recruitment for participation in the U.S. Trade Mission to Egypt and Kuwait March 10–14, 2013, published at 77 FR 33439, June 6, 2012. In 77 FR 71777, December 4, 2012, the Department of Commerce announced that the application deadline for the mission was extended until January 18, 2013. Since then, due to unforeseen circumstances, the Kuwait portion of the mission has been cancelled, and Trade Mission to Egypt will be April 14 to 16 and the application deadline March 14. Interested firms that have not already submitted an application are encouraged to apply. Applications will be accepted after the deadline only to the extent that space remains and scheduling constraints permit.

#### Replacement

The Trade Mission to Egypt and Kuwait is replaced to read as follows:

#### Mission Description

The U.S. Department of Commerce, International Trade Administration, U.S. and Foreign Commercial Service is organizing a Trade Mission to Cairo, Egypt to explore opportunities in all industries.

Led by a senior executive of the Department of Commerce or other U.S. Government agency, the trade mission will include one-on-one business appointments with pre-screened potential buyers, agents, distributors and joint venture partners; meetings with national and regional government officials, chambers of commerce, and business groups; and networking receptions for companies and trade associations representing companies interested in expansion into the North African and Middle Eastern markets. Meetings will be offered with government authorities that can address questions about policies, tariff rates, incentives, grid interconnection, regulation, etc.

The mission will help participating firms and trade associations gain market insights, make industry contacts, solidify business strategies, and advance specific projects, with the goal of increasing U.S. exports to Egypt. Participating in an official U.S. industry delegation, rather than traveling to

Egypt on their own, will enhance the companies' ability to secure meetings in Egypt.

#### Commercial Setting

Egypt is strategically located at the gateway of trade for Africa and the Middle East. It is a prime location for the transit of goods, as well as a key destination for American companies seeking to do business in the region.

Egypt has experienced profound political changes over the past year. On February 11, 2011, President Hosni Mubarak's 30-year rule came to an end. In January 2012, Egypt seated its first freely and fairly elected parliament, and has held a Presidential election. In the meantime, the United States remains committed to a strong partnership with Egypt.

As the largest Arab country with a population of 90 million, Egypt is the fourth largest export market for U.S. products and services in the Middle East. The United States is Egypt's largest bilateral trading partner, and the second largest investor. In 2011, bilateral trade reached \$8.2 billion. The gross domestic product (GDP) grew over five percent from 2009 to 2010. According to Business Monitor International's forecasts, Egypt's real GDP is expanding 2.1% in FY2011/12 and projected to grow 4.9% in FY2012/13 (Egypt's fiscal year is July through June). Egyptian law requires that foreign companies retain Egyptian commercial agents for public tenders, but they may work directly with private companies. Most foreign companies have found it beneficial, however, to engage a local agent for private sector transactions as well because of their familiarity of the language, law and general business practices. Based on geographical location or product basis, a firm can appoint multiple agents in Egypt to further enhance its success.

#### Mission Goals

The goal of the trade mission is to provide U.S. participants with first-hand market information, access to government decision makers as appropriate and one-on-one meetings with business contacts, including potential agents, distributors and partners, so they can position themselves to enter or expand their presence in the Egypt.

#### Mission Scenario

Cairo is the capital of Egypt and the largest city in Africa. The business week runs from Sunday through Thursday.

*Proposed Timetable*

Saturday .....	13 April .....	Arrival in Cairo.
Sunday .....	14 April .....	Orientation and market briefings, business luncheon with American Chamber of Commerce and U.S. Ambassador's networking reception.
Monday .....	15 April .....	One-on-one business appointments; business lunch—General Authority For Investment and Free Zones presentation on major public-private partnership projects; group dinner.
Tuesday .....	16 April .....	One-on-one business appointments.

*Participation Requirements*

All parties interested in participating in the Trade Mission to Egypt must complete and submit an application package for consideration by the U.S. Department of Commerce. All applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as outlined below. A minimum of 15 U.S. companies and/or trade associations and maximum of 20 companies and/or trade associations will be selected to participate in the mission from the applicant pool. U.S. companies or trade associations already doing business with Egypt, as well as U.S. companies or trade associations seeking to enter these countries for the first time may apply.

*Fees and Expenses*

After a company has been selected to participate on the mission, a payment to the U.S. Department of Commerce in the form of a participation fee is required. The fee for one representative to participate in the mission is \$1400 for an SME and \$2100 for large firms or trade associations. The fee for each additional company or association representative (SME or large firm) is \$400. Expenses for travel, lodging, most meals, interpreters, and incidentals are the responsibility of each mission participant. Participants may be able to take advantage of Embassy rates for hotel rooms.

*Conditions for Participation*

- An applicant must submit a completed and signed mission application and supplemental application materials, including adequate information on the company's products and/or services, primary market objectives, and goals for participation. If the U.S. Department of Commerce receives an incomplete application, the Department may reject the application, request additional information, or take the lack of information into account when evaluating the applications.
- Each applicant must also certify that the products and services it seeks to export through the mission are either

produced in the United States, or, if not, marketed under the name of a U.S. firm and have at least 51 percent U.S. content. In the case of a trade association or trade organization, the applicant must certify that, for each company to be represented by the trade association or trade organization, the products and services the represented company seeks to export are either produced in the United States, or, if not, marketed under the name of a U.S. firm and have at least fifty-one percent U.S. content.

*Selection Criteria for Participation*

Selection will be based on the following criteria:

- Suitability of the company's (or, in the case of a trade association or trade organization, represented companies') products or services to the targeted markets
- Applicant's (or, in the case of a trade association or trade organization, represented companies') potential for business in the target markets, including likelihood of exports resulting from the mission
- Consistency of the applicant's goals and objectives with the stated scope of the mission

Referrals from political organizations and any documents containing references to partisan political activities (including political contributions) will be removed from an applicant's submission and not considered during the selection process.

*Timeframe for Recruitment and Applications*

Mission recruitment will be conducted in an open and public manner, including posting Export.gov—and other Internet Web sites; publication in trade publications and association newsletters; direct outreach to the Department's clients; posting in the **Federal Register**; and announcements at industry meetings, symposia, conferences, and trade shows.

Recruitment for the mission will begin January 28, 2013 and conclude no later than March 14, 2013. The U.S. Department of Commerce will review applications and make selection decisions on a rolling basis until the

maximum of twenty participants is reached. We will inform all applicants of selection decisions as soon as possible after the applications are reviewed. Applications received after the March 14 deadline will be considered only if space and scheduling constraints permit.

**FOR FURTHER INFORMATION CONTACT:**

U.S. Commercial Service, Cairo, Egypt, Dennis Simmons, Deputy Senior Commercial Officer, U.S. Commercial Service, Embassy of the United States of America, Email: [Dennis.Simmons@trade.gov](mailto:Dennis.Simmons@trade.gov), Tel: 2 (02) 2797-2610.  
U.S. Commercial Service, Washington, DC, Anne Novak, U.S. Commercial Service, Washington, DC, Tel: (202) 482-8178, Email: [Anne.Novak@trade.gov](mailto:Anne.Novak@trade.gov).

**Elnora Moye,**

*Trade Program Assistant.*

[FR Doc. 2013-05379 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-FP-P**

**DEPARTMENT OF COMMERCE****National Oceanic and Atmospheric Administration**

**RIN 0648-XC540**

**Gulf of Mexico Fishery Management Council; Public Meetings**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of public meetings.

**SUMMARY:** The Gulf of Mexico Fishery Management Council will convene scoping meetings to discuss a For-Hire Red Snapper Days-at-Sea Pilot Program.

**DATES:** The scoping meetings will be held on March 25, 2013 through April 3, 2013 at eight locations throughout the Gulf of Mexico. The scoping meetings will begin at 6 p.m. and will conclude no later than 9 p.m. For specific dates, see **SUPPLEMENTARY INFORMATION**.

**ADDRESSES:** The scoping meetings will be held in the following locations: St. Petersburg, Naples and Destin, FL; Kenner, LA; Biloxi/Gulfport, MS;

Orange Beach, AL; Corpus Christi and Galveston, TX.

*Council address:* Gulf of Mexico Fishery Management Council, 2203 N. Lois Avenue, Suite 1100, Tampa, FL 33607.

**FOR FURTHER INFORMATION CONTACT:** Drs. Assane Diagne, Economist and Ava Lasseter, Anthropologist; Gulf of Mexico Fishery Management Council; telephone: (813) 348-1630.

**SUPPLEMENTARY INFORMATION:** The Gulf of Mexico Fishery Management Council has scheduled scoping meetings on a proposed amendment addressing the For-Hire Red Snapper Days-at-Sea Pilot Program. The days-at-sea program would apply to the charter industry. Issues to be discussed include, but are not limited to, the purpose and need for this amendment and the potential management actions that may be considered. Management actions under consideration range from the selection of program participants to the establishment of effort and catch validation methods and criteria for program evaluation.

The eight scoping meetings will begin at 6 p.m. and conclude at the end of public testimony or no later than 9 p.m. at the following locations:

*Monday, March 25, 2013,* Courtyard Marriott, 1600 E. Beach Boulevard, Gulfport, MS 39501, telephone: (228) 864-4310.

*Tuesday, March 26, 2013;* Fairfield Inn & Suites, 3111 Loop Road, Orange Beach, AL 36561, telephone: (251) 543-4444.

*Wednesday, March 27, 2013;* Destin Community Center, 101 Stahlman Avenue, Destin, FL 32541, telephone: (850) 654-5184; Courtyard Marriott, 3250 US 41 North, Naples, FL 34103, telephone: (239) 434-8700.

*Monday, April 1, 2013;* Hilton Galveston Island, 5400 Seawall Boulevard, Galveston Island, TX 77551, telephone: (409) 744-5000.

*Tuesday, April 2, 2013;* Hilton St. Petersburg Carillon Park, 950 Lake Carillon Drive, St. Petersburg, FL 33716, telephone: (727) 540-0050; Hilton Garden Inn, 6717 S. Padre Island Drive, Corpus Christi, TX 78412, telephone: (361) 991-8200.

*Wednesday, April 3, 2013;* Crowne Plaza New Orleans Airport, 2829 Williams Boulevard, Kenner, LA 70062, telephone: (504) 467-5611.

Copies of the scoping document will be available two weeks prior to the first scoping meeting and can be obtained by calling (813) 348-1630, or from the Council Web site at [http://www.gulfcouncil.org/fishery\\_management\\_plans/scoping-thru-implementation.php](http://www.gulfcouncil.org/fishery_management_plans/scoping-thru-implementation.php).

### Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at the Council (see **ADDRESSES**) at least 5 working days prior to the meeting.

Dated: March 5, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05427 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

**RIN 0648-XC547**

#### New England Fishery Management Council; Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; public meeting.

**SUMMARY:** The New England Fishery Management Council (Council) is scheduling a public meeting of its Scallop Committee to consider actions affecting New England fisheries in the exclusive economic zone (EEZ). Recommendations from this group will be brought to the full Council for formal consideration and action, if appropriate. **DATES:** This meeting will be held on Wednesday, March 27, 2013, at 9:30 a.m.

**ADDRESSES:** The meeting will be held at the Westin Waterfront Hotel, 425 Summer Street, Boston, MA 02110; telephone: (617) 532-4600; fax: (617) 532-4650.

*Council address:* New England Fishery Management Council, 50 Water Street, Mill 2, Newburyport, MA 01950.

#### FOR FURTHER INFORMATION CONTACT:

Thomas A. Nies, Executive Director, New England Fishery Management Council; telephone: (978) 465-0492.

**SUPPLEMENTARY INFORMATION:** The Committee will recommend measures for Framework 25 to the Sea Scallop Fishery Management Program (FMP). Framework 25 will include fishery specifications for fishing year 2014 and default measures for 2015 as well as accountability measures for southern windowpane flounder. The committee will provide recommendations for research priorities as well as review the status of the fishery for fishing year

2012. In addition, the committee will review progress on the Limited Access General Category Individual Fishing Quota performance report being completed by the Scallop Plan Development Team. Finally, NMFS will give a presentation about management action timing issues. The Committee will review the general timelines and steps involved in reviewing and approving fishery management actions and have an opportunity to ask questions.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically listed in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

### Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Thomas A. Nies, Executive Director, at (978) 465-0492, at least 5 days prior to the meeting date.

**Authority:** 16 U.S.C. 1801 *et seq.*

Dated: March 5, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05434 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

**RIN 0648-XC535**

#### Caribbean Fishery Management Council; Public Hearing

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of a public hearing.

**SUMMARY:** The Caribbean Fishery Management Council will hold a public hearing to obtain input from fishers, the general public, and the local agencies representatives on the Draft Regulatory Amendment 2 to the Fishery Management Plan for Queen Conch Resources of Puerto Rico and the U.S. Virgin Islands: Compatible Trip and Bag

Limits for the U.S. Caribbean Exclusive Economic Zone (EEZ).

**DATES:** The public hearing will be held on March 25, 2013, from 7 p.m. to 10 p.m.

**ADDRESSES:** The hearing will be held at The Buccaneer Hotel, 7 Estate Shoys, Christiansted, St. Croix, U.S. Virgin Islands.

**FOR FURTHER INFORMATION CONTACT:**

Caribbean Fishery Management Council, 270 Muñoz Rivera Avenue, Suite 401, San Juan, Puerto Rico 00918; telephone: (787) 766-5926.

**SUPPLEMENTARY INFORMATION:** The Caribbean Fishery Management Council will hold a public hearing to receive public input on the following management options:

**Summary**

The National Marine Fisheries Service, in collaboration with the Council, has developed Regulatory Amendment 2 and its Environmental Assessment to establish compatible regulations with U.S. Virgin Islands (USVI) territorial regulations for the harvest of queen conch. Fishing and possession of queen conch in the U.S. Caribbean exclusive economic zone (EEZ) is only allowed in the area of Lang Bank, to the east of St. Croix.

The USVI has expressed interest in having federal waters become compatible with the territorial trip limit because some of the harvest of queen conch in St. Croix comes from the EEZ, and that harvest must traverse territorial waters to be landed. Thus, establishing compatible regulations would aid enforcement by eliminating the inconsistency in the number of queen conch allowed to be possessed on the water.

The alternatives considered in this Regulatory Amendment address the following issues:

The current trip limit in federal waters allows a licensed commercial fisherman to harvest up to 150 queen conch per day, but does not establish a harvest limit per vessel. USVI regulations allow the harvest of 200 queen conch per vessel regardless of the number of licensed fishermen on board.

The daily recreational bag limit in federal waters allows three queen conch per person and a maximum of 12 queen conch per boat. In contrast, the USVI daily recreational bag limit consists of six queen conch per person and a maximum of 24 per boat.

Although commercial and recreational harvest of queen conch appears to occur primarily in territorial waters, with only minimal EEZ harvest, queen conch is currently classified as an

overfished species, and it is managed under a 15-year rebuilding plan. Establishing compatible regulations would allow for more efficient management and enforcement of queen conch regulations in both territorial and EEZ waters.

The goal of Regulatory Amendment 2 is to achieve state-federal compatibility of queen conch.

**List of Actions and Alternatives**

**ACTION 1:** Modify the trip limit for the commercial harvest of queen conch in the U.S. Caribbean exclusive economic zone (EEZ).

**Alternative 1:** No Action. Do not modify the current trip limit for the commercial harvest of queen conch in the U.S. Caribbean EEZ, which allows no more than 150 queen conch per licensed commercial fisherman per day.

**Alternative 2:** Modify the trip limit for the commercial harvest of queen conch in the U.S. Caribbean EEZ to be consistent with the U.S. Virgin Islands (USVI) limit which consists of no more than 200 queen conch per vessel per day.

**Alternative 3:** Modify the trip limit for the commercial harvest of queen conch in the U.S. Caribbean EEZ to allow for no more than 150 queen conch per vessel per day if there is one licensed commercial fisherman on board, or no more than 200 queen conch per vessel per day if more than one licensed commercial fisherman is on board.

**ACTION 2:** Modify the bag limit for the recreational harvest of queen conch in the U.S. Caribbean EEZ.

**Alternative 1:** No Action. Do not modify the current bag limit for the recreational harvest of queen conch in the U.S. Caribbean EEZ, which consists of 3 queen conch per person per day, or if more than 4 persons are aboard, 12 queen conch per vessel per day.

**Alternative 2:** Modify the bag limit for the recreational harvest of queen conch in the U.S. Caribbean EEZ to be consistent with the USVI territorial limit of 6 queen conch per person per day, with a maximum of 24 queen conch per vessel per day.

**Alternative 3:** Modify the bag limit for the recreational harvest of queen conch in the U.S. Caribbean EEZ to allow no more than 6 queen conch per person per day, with a maximum of 12 queen conch per vessel per day.

**Alternative 4:** Modify the bag limit for the recreational harvest of queen conch in the U.S. Caribbean EEZ to allow no more than 3 queen conch per person per day, with a maximum of 24 queen conch per vessel per day.

**Special Accommodations**

The hearing is physically accessible to people with disabilities. For more information or request for sign language interpretation and other auxiliary aids, please contact Mr. Miguel A. Rolón, Executive Director, Caribbean Fishery Management Council, 270 Muñoz Rivera Avenue, Suite 401, San Juan, Puerto Rico, 00918, telephone: (787) 766-5926, at least 5 days prior to the meeting date.

Dated: March 5, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05425 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

**RIN 0648-XC546**

**New England Fishery Management Council; Public Meeting**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; public meeting.

**SUMMARY:** The New England Fishery Management Council (Council) is scheduling a public meeting of its Scallop Advisory Panel to consider actions affecting New England fisheries in the exclusive economic zone (EEZ). Recommendations from this group will be brought to the full Council for formal consideration and action, if appropriate.

**DATES:** This meeting will be held on Tuesday, March 26, 2013, at 12 p.m.

**ADDRESSES:** The meeting will be held at the Westin Waterfront Hotel, 425 Summer Street, Boston, MA 02110; telephone: (617) 532-4600; fax: (617) 532-4650.

*Council address:* New England Fishery Management Council, 50 Water Street, Mill 2, Newburyport, MA 01950.

**FOR FURTHER INFORMATION CONTACT:**

Thomas A. Nies, Executive Director, New England Fishery Management Council; telephone: (978) 465-0492.

**SUPPLEMENTARY INFORMATION:** The Advisory Panel will recommend measures for Framework 25 to the Sea Scallop Fishery Management Program (FMP). Framework 25 will include fishery specifications for fishing year 2014 and default measures for 2015 as well as accountability measures for southern windowpane flounder. The

panel will provide recommendations for research priorities as well as review the status of the fishery for fishing year 2012. Finally, the panel will review progress on the Limited Access General Category Individual Fishing Quota performance report being completed by the Scallop Plan Development Team.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically listed in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

#### Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Thomas A. Nies, Executive Director, at (978) 465-0492, at least 5 days prior to the meeting date.

**Authority:** 16 U.S.C. 1801 *et seq.*

Dated: March 5, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05433 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

**RIN 0648-XC532**

#### Fisheries of the South Atlantic; South Atlantic Fishery Management Council; Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of a public meeting.

**SUMMARY:** The South Atlantic Fishery Management Council (Council) will hold a meeting of its Dolphin Wahoo Advisory Panel (AP) in North Charleston, SC.

**DATES:** The meeting will be held on Wednesday, March 27, 2013, from 9 a.m. until 3 p.m.

**ADDRESSES:** The meeting will be held at the Crowne Plaza Airport Hotel, 4831 Tanger Outlet Blvd., North Charleston, SC 29418; telephone: (843) 744-4422; fax: (843) 744-4472.

**Council address:** South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, N. Charleston, SC 29405.

**FOR FURTHER INFORMATION CONTACT:** Kim Iverson, Public Information Officer, SAFMC; telephone: (843) 571-4366 or toll free (866) SAFMC-10; fax: (843) 769-4520; email: [kim.iverson@safmc.net](mailto:kim.iverson@safmc.net).

**SUPPLEMENTARY INFORMATION:** The items of discussion in the AP's agenda are as follows:

#### Agenda for Wednesday, March 27, 2013

1. Approve the current agenda as well as the minutes from the April 2012 Dolphin Wahoo AP meeting.

2. Receive a presentation on dolphin research from the Cooperative Sciences Center.

3. Receive an update from the January 2013 scoping meetings regarding Dolphin Wahoo Amendment 5. This amendment pertains to: Revision of accountability measures; changes to dolphin sector allocations; modifications to the framework for dolphin and wahoo; and changes to the Annual Catch Limit (ACL) and the Allowable Biological Catch (ABC). Discuss timing of the amendment.

4. Receive an overview Dolphin Wahoo Amendment.

5. Discuss the amendment and provide AP recommendations.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

#### Special Accommodations

The meeting is physically accessible to people with disabilities. Requests for auxiliary aids should be directed to the council office (see **ADDRESSES**) 3 days prior to the meeting.

**Note:** The times and sequence specified in this agenda are subject to change.

Dated: March 4, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05349 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

**RIN 0648-XC539**

#### Fisheries of the Gulf of Mexico; Gulf of Mexico Fishery Management Council; Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of Gulf of Mexico Fishery Management Council Spanish Mackerel and Cobia Stock Assessment Review Workshop.

**SUMMARY:** Independent peer review of Gulf of Mexico Spanish Mackerel and Cobia stocks will be accomplished through written reviews because delays in completing the assessments prevented their consideration at the SEDAR 28 Review Workshop. This workshop is being held by the Gulf of Mexico Fishery Management Council to consider recommendations from the written reviews and develop recommendations for the Gulf Council Scientific and Statistical Committee. See **SUPPLEMENTARY INFORMATION**.

**DATES:** The Stock Assessment Review Workshop for Gulf of Mexico Spanish Mackerel and Cobia will be held on March 25-26, 2013, from 8 a.m. to 5 p.m. on both days. The established time may be adjusted as necessary to accommodate the timely completion of discussion relevant to the assessment process. Such adjustments may result in the meeting being extended from, or completed prior to the times established by this notice.

**ADDRESSES:** The Review Workshop will take place in the conference room of the Gulf of Mexico Fishery Management Council's office at 2203 North Lois Avenue, Suite 1100, Tampa FL 33607. The workshop is open to members of the public. Those interested in participating should contact Ryan Rindone at SEDAR (see **FOR FURTHER INFORMATION CONTACT**). Please request meeting information at least 24 hours in advance.

**FOR FURTHER INFORMATION CONTACT:** Ryan Rindone, SEDAR Coordinator, 2203 N Lois Ave, Suite 1100, Tampa FL 33607; telephone: (813) 348-1630; email: [ryan.rindone@gulfcouncil.org](mailto:ryan.rindone@gulfcouncil.org)

**SUPPLEMENTARY INFORMATION:** The Gulf of Mexico, South Atlantic, and Caribbean Fishery Management Councils, in conjunction with NOAA Fisheries and the Atlantic and Gulf States Marine Fisheries Commissions,

have implemented the Southeast Data, Assessment and Review (SEDAR) process for determining the status of fish stocks in the Southeast Region. SEDAR is a three-step process including: (1) Data Workshop, (2) Assessment Process including a workshop and webinars, and (3) Review Workshop. The product of the Data Workshop is a data report which compiles and evaluates potential datasets and recommends which datasets are appropriate for assessment analyses. The product of the Assessment Process is a stock assessment report which describes the fisheries, evaluates the status of the stock, estimates biological benchmarks, projects future population conditions, and recommends research and monitoring needs. The assessment is independently peer reviewed at the Review Workshop. The product of the Review Workshop is a Summary documenting Panel opinions regarding the strengths and weaknesses of the stock assessment and input data. Participants for SEDAR Workshops are appointed by the Councils having jurisdiction over the stocks assessed, NOAA Fisheries Southeast Regional Office, HMS Management Division, and NOAA Southeast Fisheries Science Center. Participants include data collectors and database managers; stock assessment scientists, biologists, and researchers; constituency representatives including fishermen, environmentalists, and NGO's; International experts; and staff of Councils, Commissions, and state and federal agencies.

SEDAR (Southeast Data, Assessment, and Review) 28 addressed assessments of Gulf of Mexico and South Atlantic Spanish mackerel and Cobia. During the stock assessment process, Assessment Workshop Panelists determined that assessments of the Gulf stocks of cobia and Spanish mackerel were not complete by the deadline for consideration at the SEDAR 28 Review Workshop. Therefore, the SEDAR Steering Committee modified the approach for these assessments and requested that the Center for Independent Experts (CIE) provide formal written reviews of these stocks conducted by 3 independent experts. The findings of the 3 independent reviewers will be considered by a panel of Gulf Council SSC representatives, which will develop recommendations for consideration by the Gulf Council SSC. The Desk reviews for these species will be provided to the Gulf Council SSC Review Panel approximately one month prior to the workshop.

### **Gulf of Mexico Fishery Management Council Review Workshop for Spanish Mackerel and Cobia**

Panelists will review modeling methodologies and results for the Gulf of Mexico Spanish Mackerel and Cobia fisheries.

#### *Special Accommodations*

This meeting is accessible to people with disabilities. Requests for auxiliary aids should be directed to the Council office (see **FOR FURTHER INFORMATION CONTACT**) at least 10 business days prior to the meeting.

Dated: March 5, 2013.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2013-05426 Filed 3-7-13; 8:45 am]

**BILLING CODE 3510-22-P**

## **DEPARTMENT OF COMMERCE**

### **National Oceanic and Atmospheric Administration**

**RIN 0648-XC541**

#### **Marine Mammals; File No. 17411**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; receipt of application.

**SUMMARY:** Notice is hereby given that Dr. Jennifer Burns, University of Alaska Anchorage, Biology Department, Anchorage, AK, has applied in due form for a permit to conduct research on marine mammals in Antarctica.

**DATES:** Written, telefaxed, or email comments must be received on or before April 8, 2013.

**ADDRESSES:** The application and related documents are available for review by selecting "Records Open for Public Comment" from the *Features* box on the Applications and Permits for Protected Species (APPS) home page, <https://apps.nmfs.noaa.gov>, and then selecting File No. 17411 from the list of available applications.

These documents are also available upon written request or by appointment in the following offices:

Permits and Conservation Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301) 427-8401; fax (301) 713-0376; and

Southwest Region, NMFS, 501 West Ocean Blvd., Suite 4200, Long Beach, CA 90802-4213; phone (562) 980-4001; fax (562) 980-4018.

Written comments on this application should be submitted to the Chief, Permits and Conservation Division, at the address listed above. Comments may also be submitted by facsimile to (301) 713-0376, or by email to [NMFS.Pr1Comments@noaa.gov](mailto:NMFS.Pr1Comments@noaa.gov). Please include File No. 17411 in the subject line of the email comment.

Those individuals requesting a public hearing should submit a written request to the Chief, Permits and Conservation Division at the address listed above. The request should set forth the specific reasons why a hearing on this application would be appropriate.

#### **FOR FURTHER INFORMATION CONTACT:**

Tammy Adams or Amy Sloan, (301)427-8401.

**SUPPLEMENTARY INFORMATION:** The subject permit is requested under the authority of the Marine Mammal Protection Act of 1972, as amended (MMPA; 16 U.S.C. 1361 *et seq.*), and the regulations governing the taking and importing of marine mammals (50 CFR part 216).

The applicant requests a five-year permit to study three questions: (1) What intrinsic or extrinsic factors determine molt phenology in Weddell seals?; (2) How does late season condition and molt status influence current pregnancy and future parturition rates?; and (3) To what extent might changes in food availability during the austral summer impact molt timing and future reproductive success? To achieve project goals, 24 adult female Weddell seals (*Leptonychotes weddellii*) of known-age and known-reproductive history in the Erebus Bay, Antarctica region will be captured annually for health assessments during reproductive and molt periods each year, to include blood samples, muscle/blubber/skin biopsies, morphometric measurements, and attachment of VHF/TDR/GPS tags. The Weddell seal population will be surveyed for molt status and demographic models: up to 1800 animals of both sexes and any age may be harassed annually during multiple surveys. Up to 10 crabeater seals (*Lobodon carcinophagus*) may be harassed annually during surveys. The applicant also requests unintentional mortality for up to 3 adult female Weddell seals annually, and euthanasia of 1 Weddell seal pup per year.

In compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*), an initial determination has been made that the activity proposed is categorically excluded from the requirement to

prepare an environmental assessment or environmental impact statement.

Concurrent with the publication of this notice in the **Federal Register**, NMFS is forwarding copies of the application to the Marine Mammal Commission and its Committee of Scientific Advisors.

Dated: March 5, 2013.

**P. Michael Payne,**

Chief, Permits and Conservation Division,  
Office of Protected Resources, National  
Marine Fisheries Service.

[FR Doc. 2013-05438 Filed 3-7-13; 8:45 am]

BILLING CODE 3510-22-P

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

RIN 0648-XC496

#### Takes of Marine Mammals Incidental to Specified Activities; Russian River Estuary Management Activities

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; proposed incidental harassment authorization; request for comments.

**SUMMARY:** NMFS has received an application from the Sonoma County Water Agency (SCWA) for an Incidental Harassment Authorization (IHA) to take marine mammals incidental to Russian River estuary management activities. Pursuant to the Marine Mammal Protection Act (MMPA), NMFS is requesting comments on its proposal to issue an IHA to SCWA to take, by Level B Harassment only, several species of marine mammals during the specified activity.

**DATES:** Comments and information must be received no later than April 8, 2013.

**ADDRESSES:** Comments on the application should be addressed to Michael Payne, Chief, Permits and Conservation Division, Office of Protected Resources, National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910. The mailbox address for providing email comments is [ITP.Laws@noaa.gov](mailto:ITP.Laws@noaa.gov). NMFS is not responsible for email comments sent to addresses other than the one provided here. Comments sent via email, including all attachments, must not exceed a 10-megabyte file size.

**Instructions:** All comments received are a part of the public record. All Personal Identifying Information (e.g., name, address) voluntarily submitted by

the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information.

A copy of the application as well as a list of the references used in this document may be obtained by writing to the address specified above, telephoning the contact listed below (see **FOR FURTHER INFORMATION CONTACT**), or visiting the internet at: <http://www.nmfs.noaa.gov/pr/permits/incidental.htm>. Supplemental documents provided by SCWA may be found at the same web address, as can NMFS' Environmental Assessment (2010) and associated Finding of No Significant Impact, prepared pursuant to the National Environmental Policy Act. Documents cited in this notice may also be viewed, by appointment only, at the aforementioned physical address.

**FOR FURTHER INFORMATION CONTACT:** Ben Laws, Office of Protected Resources, NMFS, (301) 427-8401.

#### SUPPLEMENTARY INFORMATION:

##### Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 *et seq.*) direct the Secretary of Commerce to allow, upon request, the incidental, but not intentional, taking of small numbers of marine mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is published in the **Federal Register** to provide public notice and initiate a 30-day comment period.

Authorization for incidental taking shall be granted if NMFS finds that the taking will have a negligible impact on the species or stock(s), will not have an unmitigable adverse impact on the availability of the species or stock(s) for subsistence uses (where relevant), and if the permissible methods of taking, other means of effecting the least practicable impact on the species or stock and its habitat, monitoring and reporting of such takings are set forth. NMFS has defined 'negligible impact' in 50 CFR 216.103 as "an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival."

Section 101(a)(5)(D) of the MMPA established an expedited process by which citizens of the United States can apply for an authorization to incidentally take small numbers of

marine mammals by Level B harassment as defined below. Section 101(a)(5)(D) establishes a 45-day time limit for NMFS review of an application followed by a 30-day public notice and comment period on any proposed authorizations for the incidental harassment of marine mammals. Within 45 days of the close of the comment period, NMFS must either issue or deny the authorization and publish notice in the **Federal Register** of issuance or denial within 30 days. If authorized, an IHA may be effective for a maximum of one year from date of issuance.

Except with respect to certain activities not pertinent here, the MMPA defines 'harassment' as: "any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment]."

#### Summary of Request

We received an application on January 17, 2013 from SCWA requesting issuance of an IHA for the taking, by Level B harassment only, of marine mammals incidental to activities conducted in management of the Russian River estuary in Sonoma County, California. This would be the fourth such IHA, if issued. SCWA was first issued an IHA, valid for a period of one year, on April 1, 2010 (75 FR 17382), and was subsequently issued IHAs for incidental take associated with the same activities on April 21, 2011 (76 FR 23306) and April 17, 2012 (77 FR 24471). The proposed activities include management of a naturally-formed barrier beach at the mouth of the river in order to minimize potential for flooding adjacent to the Russian River estuary and enhance habitat for juvenile salmonids, and biological and physical monitoring of the estuary. Flood control-related breaching of barrier beach at the mouth of the river may include artificial breaches, as well as construction and maintenance of a lagoon outlet channel. The latter activity, an alternative management technique conducted to mitigate impacts of flood control on rearing habitat for Endangered Species Act (ESA)-listed salmonids, occurs only from May 15 through October 15 (hereafter, the "lagoon management period"). Species known from the haul-out at the mouth of the Russian River or from peripheral haul-outs, and



considered in this document, include the harbor seal (*Phoca vitulina*), California sea lion (*Zalophus californianus*), and northern elephant seal (*Mirounga angustirostris*).

Breaching of naturally-formed barrier beach at the mouth of the Russian River requires the use of heavy equipment (e.g., bulldozer, excavator) and increased human presence. As a result, pinnipeds hauled out on the beach may exhibit behavioral responses that indicate incidental take by Level B harassment under the MMPA. Numbers of harbor seals, the species most commonly encountered at the haul-out, have been recorded extensively since 1972 at the haul-out near the mouth of the Russian River (the Jenner haul-out). Based on these monitoring data and SCWA's estimated number of management events, SCWA is requesting authorization to incidentally harass up to 3,130 harbor seals, 42 California sea lions, and 42 northern elephant seals during the 1-year time span of the proposed IHA, from April 21, 2013 to April 20, 2014.

#### Description of the Specified Activity

The estuary is located about 97 km (60 mi) northwest of San Francisco in Sonoma County, near Jenner, California (see Figure 1 of SCWA's application). The Russian River watershed encompasses 3,847 km<sup>2</sup> (1,485 mi<sup>2</sup>) in Sonoma, Mendocino, and Lake Counties. The mouth of the Russian River is located at Goat Rock State Beach (see Figure 2 of SCWA's application); the estuary extends from the mouth upstream approximately 10 to 11 km (6–7 mi) between Austin Creek and the community of Duncans Mills (Heckel and McIver, 1994). The proposed action involves management of the estuary to prevent flooding while preventing adverse modification to critical habitat for ESA-listed salmonids. During the lagoon management period, this involves construction and maintenance of a lagoon outlet channel that would facilitate formation of a perched lagoon. A perched lagoon, which is an estuary closed to tidal influence in which water surface elevation is above mean high tide, would reduce flooding while maintaining beneficial conditions for juvenile salmonids. Additional breaches of barrier beach may be conducted for the sole purpose of reducing flood risk. SCWA's proposed activity was described in detail in our notice of proposed authorization prior to the 2011 IHA (76 FR 14924; March 18, 2011); please see that document for a detailed description of SCWA's estuary management activities.

Within the Russian River watershed, the U.S. Army Corps of Engineers (Corps), SCWA and the Mendocino County Russian River Flood Control and Water Conservation Improvement District (District) operate and maintain federal facilities and conduct activities in addition to the estuary management, including flood control, water diversion and storage, instream flow releases, hydroelectric power generation, channel maintenance, and fish hatchery production. The Corps, SCWA, and the District conducted these activities for many years before salmonid species in the Russian River were protected under the ESA. Upon determination that these actions were likely to affect ESA-listed salmonids, as well as designated critical habitat for these species, formal consultation under section 7 of the ESA was initiated. In 2008, NMFS issued a Biological Opinion (BiOp) for Water Supply, Flood Control Operations, and Channel Maintenance conducted by the Corps, SCWA, and the District in the Russian River watershed (NMFS, 2008). This BiOp found that the activities—including SCWA's estuary management activities—authorized by the Corps and undertaken by SCWA and the District, if continued in a manner similar to recent historic practices, were likely to jeopardize the continued existence of ESA-listed salmonids and were likely to adversely modify critical habitat.

If a project is found to jeopardize a species or adversely modify its critical habitat, NMFS must develop and recommend a non-jeopardizing Reasonable and Prudent Alternative (RPA) to the proposed project, in coordination with the federal action agency and any applicant. A component of the RPA described in the 2008 BiOp requires SCWA to collaborate with NMFS and modify their estuary water level management in order to reduce marine influence (i.e., high salinity and tidal inflow) and promote a higher water surface elevation in the estuary in order to enhance the quality of rearing habitat for juvenile salmonids. A program of potential incremental steps prescribed to reach that goal includes adaptive management of the outlet channel. SCWA is also required to monitor the response of water quality, invertebrate production, and salmonids in and near the estuary to water surface elevation management in the estuary-lagoon system.

The analysis contained in the BiOp found that maintenance of lagoon conditions was necessary only for the lagoon management period. See NMFS' BiOp (2008) for details of that analysis. As a result of that determination, there are three components to SCWA's

estuary management activities: (1) Lagoon outlet channel management, during the lagoon management period only, required to accomplish the dual purposes of flood risk abatement and maintenance of juvenile salmonid habitat; (2) traditional artificial breaching, with the sole goal of flood risk abatement; and (3) physical and biological monitoring. Please see the previously referenced **Federal Register** notice (76 FR 14924; March 18, 2011) for detailed discussion of these activities.

#### Jetty Study

In addition to the previously described activities, SCWA proposes to conduct new monitoring work at the mouth of the Russian River during the period of this proposed IHA. This additional activity comprises a plan to study the effects of a historical, dilapidated jetty on the formation and maintenance of the Russian River estuary, as required under RPA 2 of the 2008 BiOp. Through several phases from 1929–1948, the jetty and associated seawall, roadway, and railroad were constructed, reinforced and then abandoned by various entities. The plan for study of the jetty is described in greater detail in SCWA's "Feasibility of Alternatives to the Goat Rock State Beach Jetty for Managing Lagoon Water Surface Elevations—A Study Plan" (ESA PWA, 2011). The jetty study was planned for 2012 (and considered under the previous IHA) but did not occur, and is now planned for 2013.

NMFS' BiOp determined that salmonid estuarine habitat may be improved by managing the Russian River estuary as a perched, freshwater lagoon and, therefore, stipulates as a RPA to existing conditions that the estuary be managed to achieve such conditions between May 15th and October 15th. In recognition of the complexity and uncertainty inherent in attempting to manage conditions in a dynamic beach environment, the BiOp stipulates that the estuarine water surface elevation RPA be managed adaptively, meaning that it should be planned, implemented, and then iteratively refined based on experience gained from implementation. The first phase of adaptive management, which has been implemented since 2010, is limited to outlet channel management (ESA PWA, 2012). The second phase requires study of and consideration of alternatives to the jetty (e.g., complete removal, partial removal).

The jetty, which is embedded in the barrier beach, may significantly affect some of the physical processes which



determine lagoon water surface elevations. The proposed study would analyze the effects of the jetty on beach permeability and sand storage and transport. These physical processes are affected by the jetty, and, in turn, may affect seasonal water surface elevations and flood risk. Evaluating and quantifying these linkages will inform the development and evaluation of management alternatives for the jetty.

The goal of the proposed study is to evaluate the feasibility of modifying or removing the jetty to improve the likelihood of achieving the target lagoon water surface elevations. To accomplish this goal, the study objectives include: (1) Describe the extent and composition of the jetty; (2) understand the jetty's effects on the physical processes which partially determine lagoon water surface elevations, including beach permeability, sand storage, and sand transport; (3) evaluate the jetty's role in flood risk to property adjacent to the estuary; and (4) recommend an approach for developing and analyzing jetty alternatives, such as jetty removal, partial removal, jetty notching and other uses of the jetty which may help achieve target lagoon water surface elevations.

The study would involve delineation of two study transects perpendicular to the beach barrier (see Figure 5 of SCWA's application). To study water seepage rates, six monitoring wells would be constructed on the barrier beach of the estuary (three per transect); these would be installed using a hollow stem auger drill rig and two inch diameter casings. Wells would be capped and buried below the sand surface to prevent vandalism and tourist interaction. The well locations were chosen to minimize potential for disturbance of pinnipeds using the Jenner haul-out (i.e., greater than 200 ft south of the actual haul-out location and on the opposite side of the jetty). No personnel or heavy equipment would need to approach or transit the haul-out, as is required for other estuary management activities. The noise generated from the drill is estimated to be 85–90 dB re: 20  $\mu$ Pa at a distance of 20 ft. Given a maximum estimated source level of 90 dB (at 20 ft) and the distance between planned location of the wells and the haul-out, received sound levels at the haul-out would be below the level at which NMFS considers harassment from airborne sound to be a possibility for harbor seals (90 dB re: 20  $\mu$ Pa). It is unlikely that harassment of pinnipeds would result from this activity; however, SCWA would implement standard mitigation measures as for other planned activities.

In order to better understand the characteristics of the barrier beach substrate and the location and composition of buried portions of the jetty and associated structures, geophysical surveys would be conducted along the barrier beach. Seismic refraction and electrical resistivity profiling would be conducted simultaneously. Seismic refraction involves pounding an impact hammer on the surface of the beach, creating a sound wave that resonates through the sand bar. It is not believed that this activity would generate sound at levels sufficient to be detected by seals hauled out along the beach; in fact, it is likely that sound waves generated by ocean waves crashing on the beach will be a source of interference when trying to detect the sound waves generated by the impact hammer (i.e., hauled-out seals would not be able to distinguish between sound pressure waves felt as a result of surf as opposed to seismic refraction). Electric resistivity profiling involves placing probes down into the substrate and would not produce any physical or auditory disturbance to the pinnipeds on the beach. This profile would be completed by a staff of up to three personnel for a period of 2 consecutive days. Ground-penetrating radar (GPR) profiles would also be completed near the jetty in perpendicular transects 30 to 40 feet long. The profiles would be collected by two personnel travelling on foot and should only take 1 day to complete.

Once the initial geophysical surveys have been completed, additional surface electromagnetic profiles will be collected along the barrier beach in order to explore how the jetty impacts beach seepage relative to the natural beach berm. Collecting these electromagnetic profiles will involve 2–3 personnel walking along the barrier beach using either a hand-held conductivity meter or a pull-along capacitively coupled Ohm-Mapper system cable with sensors. Neither of these instruments generates sound that could disturb pinnipeds on the beach.

#### **Description of Marine Mammals in the Area of the Specified Activity**

Harbor seals are the most common species inhabiting the haul-out at the mouth of the Russian River (Jenner haul-out). California sea lions and northern elephant seals have also been observed infrequently in the project area. In addition to the Jenner haul-out, there are eight peripheral haul-outs nearby (see Figure 4 of SCWA's application). These include North Jenner and Odin Cove to the north; Pocked Rock, Kabemali, and Rock Point

to the south; and Penny Logs, Patty's Rock, and Chalanchawi upstream within the estuary.

#### **Harbor Seals**

Harbor seals in the eastern Pacific inhabit near-shore coastal and estuarine areas from Baja California, Mexico, to the Pribilof Islands in Alaska. In California, approximately 400–600 harbor seal haul-outs are widely distributed along the mainland and on offshore islands, including intertidal sandbars, rocky shores and beaches (Hanan, 1996).

The harbor seal population in California is estimated at approximately 30,196 (CV=0.157) (Carretta *et al.*, 2011). Counts of harbor seals in California showed a rapid increase from approximately 1972 to 1990, though net production rates appeared to decline from 1982 to 1994. The decrease in population growth rate has occurred at the same time as a decrease in human-caused mortality and may be an indication that the population is reaching its environmental carrying capacity.

In general, harbor seals do not undertake long migrations, but do travel 300–500 km on occasion to find food or suitable breeding areas (Herder, 1986). Harbor seals are rarely found in pelagic waters and typically stay within the tidal and intertidal zones. On land, harbor seals haul out on rocky outcrops, mudflats, sandbars and sandy beaches with unrestricted access to water and with minimal human presence. Haul-out sites are important as resting sites for harbor seals, who feed opportunistically in shallow waters on fish, crustaceans, and cephalopods. Harbor seals are typically solitary while foraging, although small groups have been observed. They normally choose isolated sites for pupping, which normally occurs at the Russian River from March until late June, and sometimes into early July. The Jenner haul-out is the largest in Sonoma County.

A substantial amount of monitoring effort has been conducted at the Jenner haul-out and surrounding areas. Concerned local residents formed the Stewards' Seal Watch Public Education Program in 1985 to educate beach visitors and monitor seal populations. State Parks Volunteer Docents continue this effort towards safeguarding local harbor seal habitat. On weekends during the pupping and molting season (approximately March–August), volunteers conduct public outreach and record the numbers of visitors and seals on the beach, other marine mammals

observed, and the number of boats and kayaks present.

Ongoing monthly seal counts at the Jenner haul-out were begun by J. Mortenson in January 1987, with additional nearby haul-outs added to the counts thereafter. In addition, local resident E. Twohy began daily

observations of seals and people at the Jenner haul-out in November 1989.

These datasets note whether the mouth at the Jenner haul-out was opened or closed at each observation, as well as various other daily and annual patterns of haul-out usage (Mortenson and

Twohy, 1994). Recently, SCWA began regular baseline monitoring of the haul-out as a component of its estuary management activity. Table 1 shows average daily numbers of seals observed at the mouth of the Russian River from 1993–2005 and from 2009–12.

**TABLE 1—AVERAGE DAILY NUMBER OF SEALS OBSERVED AT RUSSIAN RIVER MOUTH FOR EACH MONTH, 1993–2005; 2009–11**

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
1993 .....	140	219	269	210	203	238	197	34	8	38	78	163
1994 .....	138	221	243	213	208	212	246	98	26	31	101	162
1995 .....	133	270	254	261	222	182	216	74	37	24	38	148
1996 .....	144	175	261	247	157	104	142	65	17	29	76	139
1997 .....	154	177	209	188	154	119	186	58	20	29	30	112
1998 .....	119	151	192	93	170	213	232	53	33	21	93	147
1999 .....	161	170	215	210	202	128	216	98	57	20	74	123
2000 .....	151	185	240	180	158	245	256	63	46	50	86	127
2001 .....	155	189	161	168	135	212	275	75	64	20	127	185
2002 .....	117	12	20	154	134	213	215	89	43	26	73	126
2003 .....	—	1	26	161	164	222	282	100	43	51	109	116
2004 .....	2	5	39	180	202	318	307	35	40	47	68	61
2005 .....	0	7	42	222	220	233	320	145	—	—	—	—
Mean, 1993–2005 .....	118	137	167	191	179	203	238	76	36	32	79	134
2009 .....	—	—	—	—	—	—	219	117	17	22	96	80
2010 .....	66	84	129	136	109	136	267	111	59	25	89	26
2011 .....	116	92	162	124	128	145	219	98	31	53	92	48
2012 .....	108	74	115	169	164	166	156	128	100	71	137	51
Mean, 2010–12 .....	97	83	135	143	134	149	214	112	63	50	106	42

Data from 1993–2005 adapted from Mortenson and Twohy, 1994 and E. Twohy unpublished data. Data from 2009–11 collected by SCWA. Months represented by dashes indicate periods where data were missing or incomplete.

The number of seals present at the Jenner haul-out generally declines during bar-closed conditions (Mortenson, 1996). SCWA's pinniped monitoring efforts from 1996 to 2000 focused on artificial breaching activities and their effects on the Jenner haul-out. Seal counts and disturbances were recorded from one to two days prior to

breaching, the day of breaching, and the day after breaching (MSC, 1997, 1998, 1999, 2000; SCWA and MSC, 2001). In each year, the trend observed was that harbor seal numbers generally declined during a beach closure and increased the day following an artificial breaching event. Heckel (1994) speculated that the loss of easy access to the haul-out and

ready escape to the sea during bar-closed conditions may account for the lower numbers. Table 2 shows average daily seal counts recorded during SCWA monitoring of breaching events from 1996–2000 and 2009–12, representing bar-closed conditions, when seal numbers decline.

**TABLE 2—AVERAGE NUMBER OF HARBOR SEALS OBSERVED AT THE MOUTH OF THE RUSSIAN RIVER DURING BREACHING EVENTS (I.E., BAR-CLOSED CONDITIONS) BY MONTH**

Year	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan
1996–2000 .....	173	103	100	75	17	5	22	11	—	—
2009–12 .....	—	—	120	117	—	18	18	—	0	32

Dashes represent months when no estuary management events occurred.

Mortenson (1996) observed that pups were first seen at the Jenner haul-out in late March, with maximum counts in May. In this study, pups were not counted separately from other age classes at the haul-out after August due to the difficulty in discriminating pups from small yearlings. From 1989 to 1991, Hanson (1993) observed that pupping began at the Jenner haul-out in mid-April, with a maximum number of pups observed during the first two weeks of May. This corresponds with the peaks observed at Point Reyes, where the first viable pups are born in March and the peak is the last week of

April to early May (SCWA, 2011). Based on this information, pupping season at the Jenner haul-out is conservatively defined here as March 15 to June 30.

#### *California Sea Lions*

California sea lions range from southern Mexico to British Columbia, Canada. The entire U.S. population has been estimated at 296,750, and grew at a rate of approximately 5.4 percent annually between 1975 and 2008 (Carretta *et al.*, 2011). Sea lions can be found at sea from the surf zone out to nearshore and pelagic waters. On land, sea lions are found resting and breeding

in groups of various sizes, and haul out on rocky surfaces and outcroppings and beaches, as well as on manmade structures such as jetties. Sea lions prefer haul-out sites and rookeries near abundant food supplies, with easy access to water, although they may occasionally travel up rivers and bays in search of food.

California sea lions exhibit seasonal migration patterns organized around their breeding activity. Sea lions breed at large rookeries in the Channel Islands in southern California, and on both sides of the Baja California peninsula, typically from May to August. Females

tend to remain close to the rookeries throughout the year, while males migrate north after the breeding season in the late summer before migrating back south to the breeding grounds in the spring. No established rookeries are known north of Point Reyes, California, but large numbers of subadult and non-breeding or post-breeding male California sea lions are found throughout the Pacific Northwest. There is a mean seasonal pattern of peak numbers occurring in the northwest during fall, but local areas show high annual and seasonal variability. Sea lions feed on fish and cephalopods. Although solitary feeders, sea lions often hunt in groups, which can vary in size according to the abundance of prey.

Solitary California sea lions have occasionally been observed at or in the vicinity of the haul-out (MSC, 1999, 2000). Individual sea lions were observed near the mouth of the Russian River in November and December of 2009; a single individual was observed hauled-out on one occasion in November 2009. Juvenile sea lions were observed during the summer of 2009 at the Patty's Rock haul-out, and some sea lions were observed during monitoring of peripheral haul-outs in October 2009. Male California sea lions are occasionally observed hauled out at or near the Russian River mouth in most years: Once in August 2009, January and December 2011, and January 2012. Other individuals were observed in the surf at the mouth of the river or swimming inside the estuary. Most recently, a solitary male sea lion was observed hauled out at the river mouth in January 2012 during breaching activities. The occurrence of individual California sea lions in the action area may occur year-round, but is infrequent and sporadic.

#### *Northern Elephant Seals*

Populations of northern elephant seals in the U.S. and Mexico are derived from a few tens or hundreds of individuals surviving in Mexico after being nearly hunted to extinction (Stewart *et al.*, 1994). Given the recent derivation of most rookeries, no genetic differentiation would be expected. Although movement and genetic exchange continues between rookeries, most elephant seals return to their natal rookeries when they start breeding (Huber *et al.*, 1991). The California breeding population is now demographically isolated from the Baja California population and is considered to be a separate stock. Based on the estimated 35,549 pups born in California in 2005, the California stock was estimated at approximately 124,000

(Carretta *et al.*, 2007). Based on trends in pup counts, northern elephant seal colonies were continuing to grow in California through 2005 (Carretta *et al.*, 2007).

Northern elephant seals breed and give birth in California and Baja California, Mexico, primarily on offshore islands from December to March (Stewart *et al.*, 1994; Stewart and Huber, 1993). Gestation lasts around 11 months, and pups are born in early winter from December to January. Northern elephant seals are polygamous; males establish dominance over large groups of females during the breeding season. Males feed near the eastern Aleutian Islands and in the Gulf of Alaska, and females feed further south (Stewart and Huber, 1993; Le Boeuf *et al.*, 1993). Adults return to land between March and August to molt, with males returning later than females. Adults return to their feeding areas again between their spring/summer molting and their winter breeding seasons.

Censuses of pinnipeds at the mouth of the Russian River have been taken at least semi-monthly since 1987. Elephant seals were noted from 1987–95, with one or two elephant seals typically counted during May censuses, and occasional records during the fall and winter (Mortenson and Follis, 1997). A single, tagged northern elephant seal sub-adult was present at the Jenner haul-out from 2002–07. This individual seal, which was observed harassing harbor seals also present at the haul-out, was generally present during molt and again from late December through March. A single juvenile elephant seal was observed at the Jenner haul-out in June 2009. The occurrence of individual northern elephant seals in the action area has generally been infrequent and sporadic from December through March in the past 10 years.

#### **Potential Effects of the Specified Activity on Marine Mammals**

A significant body of monitoring data exists for pinnipeds at the mouth of the Russian River. In addition, pinnipeds have co-existed with regular estuary management activity for decades, as well as with regular human use activity at the beach, and are likely habituated to human presence and activity. Nevertheless, SCWA's estuary management activities have the potential to harass pinnipeds present on the beach. During breaching operations, past monitoring has revealed that some or all of the seals present typically move or flush from the beach in response to the presence of crew and equipment, though some may remain hauled-out.

No stampeding of seals—a potentially dangerous occurrence in which large numbers of animals succumb to mass panic and rush away from a stimulus—has been documented since SCWA developed protocols to prevent such events in 1999. While it is likely impossible to conduct required estuary management activities without provoking some response in hauled-out animals, precautionary mitigation measures, described later in this document, ensure that animals are gradually apprised of human approach. Under these conditions, seals typically exhibit a continuum of responses, beginning with alert movements (e.g., raising the head), which may then escalate to movement away from the stimulus and possible flushing into the water. Flushed seals typically re-occupy the haul-out within minutes to hours of the stimulus. In addition, eight other haul-outs exist nearby that may accommodate flushed seals. In the absence of appropriate mitigation measures, it is possible that pinnipeds could be subject to injury, serious injury, or mortality, likely through stampeding or abandonment of pups.

However, based on a significant body of site-specific data, harbor seals are unlikely to sustain any harassment that may be considered biologically significant. Individual animals would, at most, flush into the water in response to maintenance activities but may also simply become alert or move across the beach away from equipment and crews. California sea lions and northern elephant seals have been observed as less sensitive to stimulus than harbor seals during monitoring at numerous other sites. For example, monitoring of pinniped disturbance as a result of abalone research in the Channel Islands showed that while harbor seals flushed at a rate of 69 percent, California sea lions flushed at a rate of only 21 percent. The rate for elephant seals declined to 0.1 percent (VanBlaricom, 2010). In the unlikely event that either of these species is present during management activities, they would be expected to display a minimal reaction to maintenance activities—less than that expected of harbor seals.

Although the Jenner haul-out is not known as a primary pupping beach, pups have been observed during the pupping season; therefore, we have evaluated the potential for injury, serious injury, or mortality to pups. There is a lack of published data regarding pupping at the mouth of the Russian River, but SCWA monitors have observed pups on the beach. No births were observed during recent monitoring, but were inferred based on

signs indicating pupping (e.g., blood spots on the sand, birds consuming possible placental remains). Pup injury or mortality would be most likely to occur in the event of extended separation of a mother and pup, or trampling in a stampede. As discussed previously, no stampedes have been recorded since development of appropriate protocols in 1999. Any California sea lions or northern elephant seals present would be independent juveniles or adults; therefore, analysis of impacts on pups is not relevant for those species. Pups less than 1 week old are characterized by being up to 15 kg, thin for their body length, or having an umbilicus or natal pelage.

Similarly, the period of mother-pup bonding, critical time needed to ensure pup survival and maximize pup health, is not expected to be impacted by estuary management activities. Harbor seal pups are extremely precocious, swimming and diving immediately after birth and throughout the lactation period, unlike most other phocids which normally enter the sea only after weaning (Lawson and Renouf, 1985; Cottrell *et al.*, 2002; Burns *et al.*, 2005). Lawson and Renouf (1987) investigated harbor seal mother-pup bonding in response to natural and anthropogenic disturbance. In summary, they found that the most critical bonding time is within minutes after birth. As described previously, the peak of pupping season is typically concluded by mid-May, when the lagoon management period begins. As such, it is expected that mother-pup bonding would likely be concluded as well. The number of management events during the months of March and April has been relatively low in the past, and the breaching activities occur in a single day over several hours. In addition, mitigation measures described later in this document further reduce the likelihood of any impacts to pups, whether through injury or mortality or interruption of mother-pup bonding.

Based on extensive monitoring data, we have preliminarily determined that impacts to hauled-out pinnipeds during estuary management activities would be behavioral harassment of limited duration (i.e., less than one day) and limited intensity (i.e., temporary flushing at most). Stampeding, and therefore injury or mortality, is not expected—nor been documented—in the years since appropriate protocols were established (see “Mitigation” for more details). Further, the continued, and increasingly heavy, use of the haul-out despite decades of breaching events indicates that abandonment of the haul-out is unlikely.

### Anticipated Effects on Habitat

The purposes of the estuary management activities are to improve summer rearing habitat for juvenile salmonids in the Russian River estuary and/or to minimize potential flood risk to properties adjacent to the estuary. These activities would result in temporary physical alteration of the Jenner haul-out, but are essential to conserving and recovering endangered salmonid species, as prescribed by the BiOp. These salmonids are themselves prey for pinnipeds. In addition, with barrier beach closure, seal usage of the beach haul-out declines, and the three nearby river haul-outs may not be available for usage due to rising water surface elevations. Breaching of the barrier beach, subsequent to the temporary habitat disturbance, would likely increase suitability and availability of habitat for pinnipeds. Biological and water quality monitoring would not physically alter pinniped habitat. Please see the previously referenced **Federal Register** notice (76 FR 14924; March 18, 2011) for a more detailed discussion of anticipated effects on habitat.

During SCWA's pinniped monitoring associated with artificial breaching activities from 1996 to 2000, the number of harbor seals hauled out declined when the barrier beach closed and then increased the day following an artificial breaching event (MSC, 1997, 1998, 1999, and 2000; SCWA and MSC, 2001). This response to barrier beach closure followed by artificial breaching is anticipated to continue. However, it is possible that the number of pinnipeds using the haul-out could decline during the extended lagoon management period, when SCWA would seek to maintain a shallow outlet channel rather than the deeper channel associated with artificial breaching. Collection of baseline information during the lagoon management period is included in the monitoring requirements described later in this document. SCWA's previous monitoring, as well as Twohy's daily counts of seals at the sandbar (Table 1) indicate that the number of seals at the haul-out declines from August to October, so management of the lagoon outlet channel (and managing the sandbar as a summer lagoon) would have little effect on haul-out use during the latter portion of the lagoon management period. The early portion of the lagoon management period coincides with the pupping season. Past monitoring during this period, which represents some of the longest beach closures in the late spring and early summer months, shows that the number

of pinnipeds at the haul-out tends to fluctuate, rather than showing the more straightforward declines and increases associated with closures and openings seen at other times of year (MSC, 1998). This may indicate that seal haul-out usage during the pupping season is less dependent on bar status. As such, the number of seals hauled out from May through July would be expected to fluctuate, but is unlikely to respond dramatically to the absence of artificial breaching events. Regardless, any impacts to habitat resulting from SCWA's management of the estuary during the lagoon management period are not in relation to natural conditions, but rather in relation to conditions resulting from SCWA's discontinued approach of artificial breaching during this period.

In summary, there will be temporary physical alteration of the beach. However, natural opening and closure of the beach results in the same impacts to habitat; therefore, seals are likely adapted to this cycle. In addition, the increase in rearing habitat quality has the goal of increasing salmonid abundance, ultimately providing more food for seals present within the action area.

### Summary of Previous Monitoring

SCWA complied with the mitigation and monitoring required under all previous authorizations. In accordance with the 2012 IHA, SCWA submitted a Report of Activities and Monitoring Results, covering the period of January 1 through December 31, 2012. Previous monitoring reports provided additional analysis of monitoring results from 2009–11. In January 2012, the barrier beach was artificially breached after two days of breaching activity. There were also several periods over the course of the year where the barrier beach closed or became naturally perched and then subsequently breached naturally. In 2011 no water level management activities occurred. In 2010 one lagoon management event and two artificial breaching events occurred. Pinniped monitoring occurred the day before, the day of, and the day after each water level management activity. In 2009 eleven artificial breaching events occurred. Pinniped monitoring occurred during each breaching event. In addition, SCWA conducted biological and physical monitoring as described previously. During the course of these activities, SCWA did not exceed the take levels authorized under the relevant IHAs.

*Baseline Monitoring*

Baseline monitoring was performed to gather additional information regarding a possible relationship between tides, time of day, and the highest pinniped counts at the Jenner haul-out and to gain a better understanding about which specific conditions harbor seals may prefer for hauling out. The effect of tide cycle and time of day on the abundance of seals at the Jenner haul-out was explored in detail in the SCWA's previous report; data collected in 2012 did not change the interpretation of these findings. Baseline monitoring of the peripheral haul-outs was conducted concurrently with monitoring at the mouth of the Russian River, and was scheduled for 2 days out of each month with the intention of capturing a low and high tide each in the morning and afternoon. A total of 25 baseline surveys were conducted. No species of pinnipeds other than harbor seals were observed at the Jenner haul-out during the baseline monitoring. Figure 3 of SCWA's report shows the mean number of harbor seals during twice-monthly baseline monitoring events from 2009–12.

Peak seal abundance occurred during the summer molting period with a similar peak in abundance during the spring pupping season. Peak seal abundance, as determined by the single greatest count of harbor seals at the Jenner haul-out, was on July 2 (335 seals) and on April 4 (326 seals). In previous years the peak seal abundance occurred in July, however the April peak in seal abundance was only observed in the current year. Using the mean number of seals hauled out as a

measure of average abundance, seal abundance at Jenner was greatest in April and remained at a similar level through July. In previous years average seal abundance was greatest in July. Similar to previous years, seal abundance did decline in the fall, however the 2012 average seal abundance was significantly higher in September and November compared to previous years. The same analysis concluded that the 2012 average seal abundance in March was lower than in previous years. No other statistical differences were found in the monthly seal abundance between 2012 and all previous years combined.

No distressed or abandoned pups were reported by in 2012. Pup production at the Jenner haul-out was 13.8 percent of total seals as calculated from the peak pup count recorded on May 16 and the number of adult harbor seals present at the same time. Pup production was much lower compared to 2011 where 29.3% of seals were pups at the time of the peak pup count on May 4. However, the average of pups observed (when pups were present) during April and May were similar between years: 15.4 pups in 2012 and 14.9 pups in 2011. Comparison of count data between the Jenner and peripheral haul-outs did not show any obvious correlations (e.g., the number of seals occupying peripheral haul-outs compared to the Jenner haul-out did not necessarily increase or decrease as a result of disturbance caused by beach visitors). Please review SCWA's report for a more detailed discussion.

*Water Level Management Activity Monitoring*

One breaching action occurred over two days in January 2012, including two pre-breaching, two breaching, and one post-breaching surveys. No injuries or mortalities were observed during 2012, and harbor seal reactions ranged from merely alerting to crew presence to flushing from the beach. One California sea lion was observed, but did not respond in a way that would indicate behavioral harassment had occurred.

Total observed take of marine mammals, by harassment only, from water level management activity and biological and physical monitoring, was 208 harbor seals (detailed in Table 3). SCWA was authorized to take, by harassment only, 2,963 harbor seals, 37 California sea lions, and twenty northern elephant seals. While the observed take was significantly lower than the level authorized, it is possible that incidental take in future years could approach the level authorized. Actual take is dependent largely upon the number of water level management events that occur, which is unpredictable. Take of species other than harbor seals depends upon whether those species, which do not consistently utilize the Jenner haul-out, are present. The authorized take, though much higher than the actual take, was justified based on conservative estimated scenarios for animal presence and necessity of water level management. No significant departure from the method of estimation is used for the proposed IHA (see "Estimated Take by Incidental Harassment") for the same activities in 2013.

TABLE 3—OBSERVED INCIDENTAL HARASSMENT (LEVEL B HARASSMENT ONLY) OF HARBOR SEALS DURING RUSSIAN RIVER ESTUARY MANAGEMENT ACTIVITIES, 2012

Date	Event type	Observed take	
		Age class <sup>a</sup>	Number
Jan 8 .....	Pre-breaching survey .....	Adult .....	6
Jan 9 .....	Artificial breaching .....	Adult .....	3
Jan 11 .....	Artificial breaching .....	Adult .....	18
Feb 2 .....	Beach topographic survey .....	Adult .....	20
Mar 20 .....	Beach topographic survey .....	Adult .....	15
May 16 .....	Beach topographic survey .....	Adult .....	4
May 17 .....	Seine survey .....	Adult .....	4
Jun 12 .....	Photographic survey of beach .....	Adult .....	50
Jun 13 .....	Beach topographic survey .....	Adult .....	17
Aug 8 .....	Beach topographic survey .....	Adult .....	58
Sep 12 .....	Beach topographic survey .....	Adult .....	12
Sep 19 .....	Water quality sampling .....	Adult .....	1
Total .....	.....	.....	208

<sup>a</sup> Pups are counted separately through June, after which all seals are counted as adults as it becomes more difficult to accurately age individuals.

On the days listed above, approximately 33 percent of seals present were behaviorally harassed—a lower proportion than is typically observed for harbor seals (73 percent of seals were reported harassed by abalone researchers in the Channel Islands). Of those animals disturbed, approximately 59 percent flushed from the haul-out (as opposed to simply moving away from the stimulus), which is also low. In the same reporting by abalone researchers, 94 percent of harassed seals flushed the haul-out. While no conclusions can be drawn, it is possible that seals at the Jenner haul-out are more acclimated to the presence of humans.

SCWA also investigated the relative disturbance caused by their activities versus that caused by other sources (see Figure 8 and Table 4 of SCWA's monitoring report). Disturbance sources were separated into nine categories: SCWA, aircraft, bird, dog, people, kayak, other boat, vehicle, and unknown. SCWA activity associated with water level management events were excluded, as these do not represent typical conditions, but monthly monitoring surveys were included. Frequency of disturbance by source was also compared by barrier beach condition.

Harbor seals were most frequently disturbed by people on foot (50 percent of surveys), with a small increase in frequency of disturbances during bar-closed conditions. Kayakers were the next most frequent source of disturbance overall (23.1%) with an increase during bar-closed conditions (31.6 percent). SCWA personnel represented the third most frequent source of disturbance at 14.9 percent. For any disturbance event it is often only a fraction of the total haul-out that responds. Some sources of disturbance, though rare, have a larger disturbing effect when they occur. For example, disturbances from dogs occur in less than 5 percent of the surveys, but these incidents disturbed over half of the seals hauled out. Although SCWA activities represented the third most frequent source of disturbance, on average less than one third of the haul-out was disturbed. Overall, seals are most often disturbed by people on foot (67.7 percent) and kayakers (15.4 percent).

### Conclusions

The following section provides a summary of information available in SCWA's Monitoring Report. The primary purpose of SCWA's Pinniped Monitoring Plan is to detect the response of pinnipeds to estuary management activities at the Russian

River estuary. However, the following questions are also of specific interest:

1. Under what conditions do pinnipeds haul out at the Russian River estuary mouth at Jenner?

2. How do seals at the Jenner haul-out respond to activities associated with the construction and maintenance of the lagoon outlet channel and artificial breaching activities?

3. Does the number of seals at the Jenner haul-out significantly differ from historic averages with formation of a summer lagoon in the Russian River estuary?

4. Are seals at the Jenner haul-out displaced to nearby river and coastal haul-outs when the mouth remains closed in the summer?

The limited data available thus far precludes drawing conclusions regarding the key questions in SCWA's Monitoring Plan. However, baseline data collected from 2009–12 indicates that the highest numbers of pinnipeds are observed at the Jenner haul-out in July, during the molting season (see Figure 3 of SCWA's Monitoring Report) although this seasonal pattern was not as evident in 2012 as seals were equally abundant from April through July. The abundance of harbor seals during the fall of 2012 was greater than in previous years, especially during September and November. Although multiple factors likely influence harbor seal presence at the haul-out, SCWA believes that barrier beach condition may be significant. For 2009 and 2010 the barrier beach was closed during the month of September, and in 2011 there was a period when the channel was extremely narrow and potentially in naturally perched conditions. These closed or perched barrier beach conditions did not exist in September 2012 and may have contributed to depressed seal abundance in previous years. Decreased seal abundance during bar-closed conditions may be a result of the lack of direct aquatic access from the estuary. Harbor seals prefer haul-outs with easy aquatic egress as they move more slowly and awkwardly on land, compared to other pinnipeds like California sea lions. This effect may also be related to the closer proximity of people to the Jenner haul-out during bar-closed conditions. In addition, when the barrier beach is open the river mouth channel provides a natural barrier between visitors accessing Goat Rock State Beach from the main parking area to the south. The increase in disturbances due to kayakers during bar-closed conditions may also be due to the lack of river outflow to the ocean, allowing for kayakers to paddle much closer to the seal haul-out.

Overall, seals appear to utilize the Jenner haul-out throughout the tidal cycle. Seal abundance is significantly lower during the highest of tides when the haul-out is subject to an increase in wave overwash. Time of day had some affect on seal abundance at the Jenner haul-out, as abundance was greater in the afternoon hours compared to the morning hours. More analysis exploring the relationship of ambient temperature, incidence of disturbance, and season on time of day effects would help to explain why these variations in seal abundance occur. It is likely that a combination of multiple factors (e.g., season, tides, wave heights, level of beach disturbance) influence when the haul-out is most utilized.

SCWA has, thus far, implemented the lagoon outlet channel only one time (July 8, 2010). The response of harbor seals at the Jenner haul-out to the outlet channel implementation activities (Question 2 above) was similar to responses observed during artificial breaching events in 2010 and 2012 and in previous years of monitoring the Jenner haul-out during breaching events (MSC, 1997, 1998, 1999, 2000; SCWA and MSC, 2001). The harbor seals typically alert to the sound of equipment on the beach and leave the haul-out as the crew and equipment approach. Individuals then haul out on the beach while equipment is operating, leaving the beach again when equipment and staff depart, and typically begin to return to the haul-out within 30 minutes of the work ending. Because the barrier beach reformed soon after outlet channel implementation and subsequently breached on its own following the 2010 event, maintenance of the outlet channel was not necessary and monitoring of the continued response of pinnipeds at the Jenner haul-out to maintenance of the outlet channel and management of the lagoon for the duration of the lagoon management period has not yet been possible.

There is little information available to draw conclusions regarding Questions 3, as the duration of closure associated with the lagoon outlet channel implementation was not dissimilar from the duration of closures that have been previously observed at the estuary. A barrier beach has only formed during the lagoon management period eight times, with an average duration of seven days. However, it is possible to examine some of the short-term effects of bar-closed conditions on seal abundance. The overall decline in seal abundance during bar-closed conditions was not observed during June and July of 2012. This suggests that when seals are more

motivated to spend time on land, i.e., during their annual molt, barrier beach closures will not deter them from using the Jenner haul-out. However, when seals are less motivated to spend time on land, they may be more sensitive to the formation of a barrier beach (as discussed in relation to increased numbers during Fall 2012). During bar-closed conditions, seals may be choosing alternate haul-outs or are simply not spending as much time on land. In order to draw conclusions one would need to be able to track individual seals.

Similarly, the lack of extended lagoon conditions precludes any conclusions regarding Question 4. Initial comparisons of peripheral (river and coastal) haul-out count data to the Jenner haul-out counts suggest that further information from subsequent estuary management activities are needed. For example, during the single lagoon outlet implementation in 2010, low seal abundance was recorded at Jenner and high seal abundance was recorded at Odin Cove. On the day after the lagoon outlet implementation seal abundance rose at Jenner and decreased at Odin Cove. This pattern is consistent with the idea that seals disturbed from the Jenner haul-out would temporarily relocate to a nearby haul-out. However, these results are inconclusive, as SCWA is not able to track the movements of individual seals and it is possible that abundance at these sites is related to biologically seasonal events of pupping and molting rather than dispersal from the Jenner haul-out during disturbance.

In order to better answer these questions, SCWA is considering a photo-identification study as a means to observe individual seals over time. The first step would be a pilot study to determine whether current observation locations allow capture of the detailed images of seals necessary to identify individuals based on spot patterns.

### Proposed Mitigation

In order to issue an IHA under Section 101(a)(5)(D) of the MMPA, NMFS must set forth the permissible methods of taking pursuant to such activity, and other means of effecting the least practicable impact on such species or stock and its habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance, and on the availability of such species or stock for taking for certain subsistence uses.

SCWA has proposed to continue the following mitigation measures, as implemented during the previous IHA, designed to minimize impact to affected species and stocks:

- SCWA crews would cautiously approach the haul-out ahead of heavy equipment to minimize the potential for sudden flushes, which may result in a stampede—a particular concern during pupping season.

- SCWA staff would avoid walking or driving equipment through the seal haul-out.

- Crews on foot would make an effort to be seen by seals from a distance, if possible, rather than appearing suddenly, again preventing sudden flushes.

- During breaching events, all monitoring would be conducted from the overlook on the bluff along Highway 1 adjacent to the haul-out in order to minimize potential for harassment.

- A water level management event may not occur for more than 2 consecutive days unless flooding threats cannot be controlled.

In addition, SCWA has proposed mitigation measures specific to pupping season (March 15–June 30), as implemented in the previous IHA:

- SCWA will maintain a 1 week no-work period between water level management events (unless flooding is an immediate threat) to allow for an adequate disturbance recovery period. During the no-work period, equipment must be removed from the beach.

- If a pup less than 1 week old is on the beach where heavy machinery would be used or on the path used to access the work location, the management action will be delayed until the pup has left the site or the latest day possible to prevent flooding while still maintaining suitable fish rearing habitat. In the event that a pup remains present on the beach in the presence of flood risk, SCWA would consult with us to determine the appropriate course of action. SCWA will coordinate with the locally established seal monitoring program (Stewards' Seal Watch) to determine if pups less than 1 week old are on the beach prior to a breaching event.

- Physical and biological monitoring will not be conducted if a pup less than 1 week old is present at the monitoring site or on a path to the site.

For all activities, personnel on the beach would include up to two equipment operators, three safety team members on the beach (one on each side of the channel observing the equipment operators, and one at the barrier to warn beach visitors away from the activities), and one safety team member at the overlook on Highway 1 above the beach. Occasionally, there would be two or more additional people on the beach (SCWA staff or regulatory agency staff) on the beach to observe the activities.

SCWA staff would be followed by the equipment, which would then be followed by an SCWA vehicle (typically a small pickup truck, the vehicle would be parked at the previously posted signs and barriers on the south side of the excavation location). Equipment would be driven slowly on the beach and care would be taken to minimize the number of shut downs and start-ups when the equipment is on the beach. All work would be completed as efficiently as possible, with the smallest amount of heavy equipment possible, to minimize disturbance of seals at the haul-out. Boats operating near river haul-outs during monitoring would be kept within posted speed limits and driven as far from the haul-outs as safely possible to minimize flushing seals.

We have carefully evaluated the applicant's mitigation measures as proposed and considered their effectiveness in past implementation to preliminarily determine whether they are likely to effect the least practicable adverse impact on the affected marine mammal species and stocks and their habitat. Our evaluation of potential measures includes consideration of the following factors in relation to one another: (1) The manner in which, and the degree to which, the successful implementation of the measure is expected to minimize adverse impacts to marine mammals, (2) the proven or likely efficacy of the specific measure to minimize adverse impacts as planned; (3) the practicability of the measure for applicant implementation, including consideration of personnel safety, and practicality of implementation.

Injury, serious injury, or mortality to pinnipeds would likely result from startling animals inhabiting the haul-out into a stampede reaction, or from extended mother-pup separation as a result of such a stampede. Long-term impacts to pinniped usage of the haul-out could result from significantly increased presence of humans and equipment on the beach. To avoid these possibilities, we have worked with SCWA to develop the previously described mitigation measures. These are designed to reduce the possibility of startling pinnipeds, by gradually apprising them of the presence of humans and equipment on the beach, and to reduce the possibility of impacts to pups by eliminating or altering management activities on the beach when pups are present and by setting limits on the frequency and duration of events during pupping season. During the past 15 years of flood control management, implementation of similar mitigation measures has resulted in no known stampede events and no known

injury, serious injury, or mortality. Over the course of that time period, management events have generally been infrequent and of limited duration. Based upon the SCWA’s record of management at the mouth of the Russian River, as well as information from monitoring SCWA’s implementation of the improved mitigation measures as prescribed under the previous IHA, we have preliminarily determined that the proposed mitigation measures provide the means of effecting the least practicable impacts on marine mammal species or stocks and their habitat.

Proposed Monitoring and Reporting

In order to issue an ITA for an activity, Section 101(a)(5)(D) of the MMPA states that NMFS must set forth “requirements pertaining to the monitoring and reporting of such taking”. The MMPA implementing regulations at 50 CFR 216 indicate that requests for IHAs must include the suggested means of accomplishing the necessary monitoring and reporting that will result in increased knowledge of the species and of the level of taking or impacts on populations of marine mammals that are expected to be present.

The applicant has developed a Pinniped Monitoring Plan which describes the proposed monitoring efforts. This Monitoring Plan can be found on the NMFS Web site at [http://](http://www.nmfs.noaa.gov/pr/permits/incidental.htm)

[www.nmfs.noaa.gov/pr/permits/incidental.htm](http://www.nmfs.noaa.gov/pr/permits/incidental.htm). The purpose of this monitoring plan, which is carried out collaboratively with the Stewards of the Coasts and Redwoods (Stewards) organization, is to detect the response of pinnipeds to estuary management activities at the Russian River estuary. SCWA has designed the plan both to satisfy the requirements of the IHA, and to address the following questions of interest (as described previously):

- 1. Under what conditions do pinnipeds haul out at the Russian River estuary mouth at Jenner?
- 2. How do seals at the Jenner haul-out respond to activities associated with the construction and maintenance of the lagoon outlet channel and artificial breaching activities?
- 3. Does the number of seals at the Jenner haul-out significantly differ from historic averages with formation of a summer (May 15 to October 15) lagoon in the Russian River estuary?
- 4. Are seals at the Jenner haul-out displaced to nearby river and coastal haul-outs when the mouth remains closed in the summer?

In summary, past monitoring includes the following, which is proposed to continue should an IHA be issued:

Baseline Monitoring

Seals at the Jenner haul-out are counted twice monthly for the term of the IHA. This baseline information will provide SCWA with details that may help to plan estuary management

activities in the future to minimize pinniped interaction. This census begins at local dawn and continues for 8 hours. All seals hauled out on the beach are counted every 30 minutes from the overlook on the bluff along Highway 1 adjacent to the haul-out using spotting scopes. Monitoring may conclude for the day if weather conditions affect visibility (e.g., heavy fog in the afternoon). Counts are scheduled for 2 days out of each month, with the intention of capturing a low and high tide each in the morning and afternoon. Depending on how the sandbar is formed, seals may haul out in multiple groups at the mouth. At each 30-minute count, the observer indicates where groups of seals are hauled out on the sandbar and provides a total count for each group. If possible, adults and pups are counted separately.

In addition to the census data, disturbances of the haul-out are recorded. The method for recording disturbances follows those in Mortenson (1996). Disturbances would be recorded on a three-point scale that represents an increasing seal response to the disturbance (Table 4). The time, source, and duration of the disturbance, as well as an estimated distance between the source and haul-out, are recorded. It should be noted that only responses falling into Mortenson’s Levels 2 and 3 will be considered as harassment under the MMPA, under the terms of this proposed IHA.

TABLE 4—SEAL RESPONSE TO DISTURBANCE

Level	Type of response	Definition
1 .....	Alert .....	Seal head orientation in response to disturbance. This may include turning head towards the disturbance, craning head and neck while holding the body rigid in a u-shaped position, or changing from a lying to a sitting position.
2 .....	Movement .....	Movements away from the source of disturbance, ranging from short withdrawals over short distances to hurried retreats many meters in length.
3 .....	Flight .....	All retreats (flushes) to the water, another group of seals, or over the beach.

Weather conditions are recorded at the beginning of each census. These include temperature, percent cloud cover, and wind speed (Beaufort scale). Tide levels and estuary water surface elevations are correlated to the monitoring start and end times. In an effort towards understanding possible relationships between use of the Jenner haul-out and nearby coastal and river haul-outs, several other haul-outs on the coast and in the Russian River estuary are monitored as well (see Figure 4 of SCWA’s application). The peripheral haul-outs are visited for 10-minute counts twice during each baseline monitoring day. All pinnipeds

hauled out were counted from the same vantage point(s) at each haul-out using a high-powered spotting scope or binoculars. Estuary Management Event Monitoring Lagoon Outlet Channel—Should the mouth close during the lagoon management period, SCWA would construct a lagoon outlet channel as required by the BiOp. Activities associated with the initial construction of the outlet channel, as well as the maintenance of the channel that may be required, would be monitored for disturbances to the seals at the Jenner haul-out.

A 1-day pre-event channel survey would be made within 1 to 3 days prior to constructing the outlet channel. The haul-out would be monitored on the day the outlet channel is constructed and daily for up to the maximum 2 days allowed for channel excavation activities. Monitoring would also occur on each day that the outlet channel is maintained using heavy equipment for the duration of the lagoon management period. Monitoring of outlet channel construction and maintenance would correspond with that described under the “Baseline” section previously, with the exception that management activity monitoring duration is defined by event



duration, rather than being set at 8 hours. On the day of the management event, pinniped monitoring begins at least 1 hour prior to the crew and equipment accessing the beach work area and continues through the duration of the event, until at least 1 hour after the crew and equipment leave the beach.

In an attempt to understand whether seals from the Jenner haul-out are displaced to coastal and river haul-outs nearby when management events occur, other nearby haul-outs are monitored concurrently with monitoring of outlet channel construction and maintenance activities. This provides an opportunity to qualitatively assess whether these haul-outs are being used by seals displaced from the Jenner haul-out during lagoon outlet channel excavation and maintenance. This monitoring would not provide definitive results regarding displacement to nearby coastal and river haul-outs, as individual seals are not marked, but is useful in tracking general trends in haul-out use during lagoon outlet channel excavation and maintenance. As volunteers are required to monitor these peripheral haul-outs, haul-out locations may need to be prioritized if there are not enough volunteers available. In that case, priority would be assigned to the nearest haul-outs (North Jenner and Odin Cove), followed by the Russian River estuary haul-outs, and finally the more distant coastal haul-outs.

**Artificial Breaching Events**—Pinniped responses to SCWA's artificial breaching activities were extensively monitored from 1996 to 2000 (MSC, 1997, 1998, 1999, 2000; SCWA and MSC, 2001). In accordance with the Russian River BiOp, SCWA may artificially breach the barrier beach outside of the summer lagoon management period, and may conduct a maximum of two such breaching events during the lagoon management period, when estuary water surface elevations rise above seven feet. In that case, we may be consulted regarding potential scheduling of an artificial breaching event to open the barrier beach and reduce flooding risk.

Pinniped response to artificial breaching will be monitored at each such event during the term of the IHA. Methods would follow the census and disturbance monitoring protocols described in the "Baseline" section, which were also used for the 1996 to 2000 monitoring events (MSC, 1997, 1998, 1999, 2000; SCWA and MSC, 2001). The exception, as for lagoon management events, is that duration of monitoring is dependent upon duration of the event. On the day of the

management event, pinniped monitoring begins at least 1 hour prior to the crew and equipment accessing the beach work area and continues through the duration of the event, until at least 1 hour after the crew and equipment leave the beach.

For all counts, the following information would be recorded in 30-minute intervals: (1) Pinniped counts, by species; (2) behavior; (3) time, source and duration of any disturbance; (4) estimated distances between source of disturbance and pinnipeds; (5) weather conditions (e.g., temperature, wind); and (5) tide levels and estuary water surface elevation.

**Monitoring During Pupping Season**—The pupping season is defined as March 15 to June 30. Baseline, lagoon outlet channel, and artificial breaching monitoring during the pupping season will include records of neonate (pups less than 1 week old) observations. Characteristics of a neonate pup include: Body weight less than 15 kg; thin for their body length; an umbilicus or natal pelage present; wrinkled skin; and awkward or jerky movements on land. SCWA will coordinate with the Seal Watch monitoring program to determine if pups less than 1 week old are on the beach prior to a water level management event.

If, during monitoring, observers sight any pup that might be abandoned, SCWA would contact the NMFS stranding response network immediately and also report the incident to NMFS' Southwest Regional Office and NMFS Headquarters within 48 hours. Observers will not approach or move the pup. Potential indications that a pup may be abandoned are no observed contact with adult seals, no movement of the pup, and the pup's attempts to nurse are rebuffed.

**Staffing**—Monitoring is conducted by qualified individuals, which may include professional biologists employed by NMFS or SCWA or volunteers trained by the Stewards' Seal Watch program (Stewards). All volunteer monitors are required to attend classroom-style training and field site visits to the haul-outs. Training covers the MMPA and conditions of the IHA, SCWA's pinniped monitoring protocols, pinniped species identification, age class identification (including a specific discussion regarding neonates), recording of count and disturbance observations (including completion of datasheets), and use of equipment. Pinniped identification would include harbor seal, California sea lion, and northern elephant seal, as well as other pinniped species with potential to occur in the area. Generally,

SCWA staff and volunteers collect baseline data on Jenner haul-out use during the twice-monthly monitoring events. A schedule for this monitoring would be established with Stewards once volunteers are available for the monitoring effort. SCWA staff monitors lagoon outlet channel excavation and maintenance activities and artificial breaching events at the Jenner haul-out, with assistance from Stewards volunteers as available. Stewards volunteers monitor the coastal and river haul-out locations during lagoon outlet channel excavation and maintenance activities.

Training on the MMPA, pinniped identification, and the conditions of the IHA is held for staff and contractors assigned to estuary management activities. The training includes equipment operators, safety crew members, and surveyors. In addition, prior to beginning each water surface elevation management event, the biologist monitoring the event participates in the onsite safety meeting to discuss the location(s) of pinnipeds at the Jenner haul-out that day and methods of avoiding and minimizing disturbances to the haul-out as outlined in the IHA.

#### Reporting

SCWA is required to submit a report on all activities and marine mammal monitoring results to the Office of Protected Resources, NMFS, and the Southwest Regional Administrator, NMFS, 90 days prior to the expiration of the IHA if a renewal is sought, or within 90 days of the expiration of the IHA otherwise. This annual report will also be distributed to California State Parks and Stewards, and would be available to the public on SCWA's Web site. This report will contain the following information:

- The number of pinnipeds taken, by species and age class (if possible);
- Behavior prior to and during water level management events;
- Start and end time of activity;
- Estimated distances between source and pinnipeds when disturbance occurs;
- Weather conditions (e.g., temperature, wind, etc.);
- Haul-out reoccupation time of any pinnipeds based on post-activity monitoring;
- Tide levels and estuary water surface elevation; and
- Pinniped census from bi-monthly and nearby haul-out monitoring.

The annual report includes descriptions of monitoring methodology, tabulation of estuary management events, summary of

monitoring results, and discussion of problems noted and proposed remedial measures.

#### Estimated Take by Incidental Harassment

SCWA is requesting, and we are proposing, authorization to take harbor seals, California sea lions, and northern elephant seals, by Level B harassment only, incidental to estuary management activities. These activities, involving increased human presence and the use of heavy equipment and support vehicles, are expected to harass pinnipeds present at the haul-out through disturbance only. In addition, monitoring activities prescribed in the BiOp may harass additional animals at the Jenner haul-out and at the three haul-outs located in the estuary (Penny Logs, Patty's Rock, and Chalanchawi). Estimates of the number of harbor seals, California sea lions, and northern elephant seals that may be harassed by the proposed activities is based upon the number of potential events associated with Russian River estuary management activities and the average number of individuals of each species that are present during conditions appropriate to the activity. As described previously in this document, monitoring effort at the mouth of the Russian River has shown that the number of seals utilizing the haul-out declines during bar-closed conditions. Tables 5 and 6 detail the total number of estimated takes.

Events associated with lagoon outlet channel management would occur only during the lagoon management period, and are split into two categories: (1) Initial channel implementation, which would likely occur between May and September, and (2) maintenance and monitoring of the outlet channel, which would continue until October 15. In addition, it is possible that the initial outlet channel could close through natural processes, requiring additional channel implementation events. Based on past experience, SCWA estimates

that a maximum of three outlet channel implementation events could be required. Outlet channel implementation events would only occur when the bar is closed; therefore, it is appropriate to use data from bar-closed monitoring events in estimating take (Table 2). Construction of the outlet channel is designed to produce a perched outflow, resulting in conditions that more closely resemble bar-closed than bar-open with regard to pinniped haul-out usage. As such, bar-closed data is appropriate for estimating take during all lagoon management period maintenance and monitoring activity. As dates of outlet channel implementation cannot be known in advance, the highest daily average of seals per month—the June average for 2009–12—is used in estimating take. For maintenance and monitoring activities associated with the lagoon outlet channel, which would occur on a weekly basis following implementation of the outlet channel, the average number of harbor seals for each month was used.

Artificial breaching activities would also occur during bar-closed conditions; however, data collected specifically during bar-closed conditions exists only for April through January (Table 2). These data (excluding December, when a zero average was recorded for harbor seal presence during bar-closed conditions) may be used for estimating take associated with artificial breaching occurring during those months. For activity occurring in December, February, and March, monitoring data that are not specific to bar conditions may be used for estimating take (Table 1). Harbor seal numbers from 2010–12 SCWA baseline surveys were used to estimate take associated with artificial breaching in December, February, and March as this was the most recent information available for those months.

For monthly topographic surveys on the barrier beach SCWA believes that only a small percentage (estimated at 10

percent) of seals hauled out are likely to be disturbed by this activity, which involves two people walking along the barrier beach with a survey rod. During these surveys a pinniped monitor is positioned at the Highway 1 overlook and is able to notify the surveyors via radio when any seals on the haul-out begin to alert to their presence. At this time the surveyors retreat slowly away from the haul-out, typically resulting in no disturbance. The 10 percent is a conservative allowance for the occasions where a few seals may move or flush following their initial alert, despite the surveyors retreat. The number of seals expected to be encountered is based on the average monthly number of seals hauled out as recorded during baseline surveys conducted by SCWA in 2010–12 (Table 1).

For electromagnetic imaging profiles associated with the jetty study, the estimate of take was calculated similar to that of the topographic surveys described above. The field work for these profiles will be conducted in a similar manner to the topographic surveys with a monitor present. In addition, these imaging profiles will be conducted outside of the harbor seal pupping season, in an effort to reduce disturbance to nursing females and young pups. As noted previously, SCWA believes that, due to the nature of the activity and mitigation measures to be implemented, other components of the jetty study are unlikely to result in incidental take.

For biological and physical habitat monitoring activities in the estuary, it was assumed that pinnipeds may be encountered once per event and flush from a river haul-out. The potential for harassment associated with these events is limited to the three haul-outs located in the estuary. In past experience, SCWA typically sees no more than a single harbor seal at these haul-outs, which consist of scattered logs and rocks that often submerge at high tide.

TABLE 5—ESTIMATED NUMBER OF HARBOR SEAL TAKES RESULTING FROM RUSSIAN RIVER ESTUARY MANAGEMENT ACTIVITIES

Number of animals expected to occur <sup>a</sup>	Number of events <sup>b,c</sup>	Potential total number of individual animals that may be taken
<b>Lagoon Outlet Channel Management (May 15 to October 15)</b>		
Implementation: 120 <sup>d</sup> Maintenance and Monitoring: May: 103 June: 120 July: 117	Implementation: 3 Maintenance: May: 1 June-Sept: 4/month Oct: 1	Implementation: 360. Maintenance: 1,213.

TABLE 5—ESTIMATED NUMBER OF HARBOR SEAL TAKES RESULTING FROM RUSSIAN RIVER ESTUARY MANAGEMENT ACTIVITIES—Continued

Number of animals expected to occur <sup>a</sup>	Number of events <sup>b,c</sup>	Potential total number of individual animals that may be taken
Aug: 17 Sept: 18	Monitoring: June–Sept: 2/month	Monitoring: 566.
Oct: 22	Oct: 1	Total: 2,139.
<b>Artificial Breaching</b>		
Oct: 22 Nov: 11 Dec: 42 Jan: 32 Feb: 83 Mar: 135 Apr: 173 May: 103	Oct: 2 Nov: 2 Dec: 2 Jan: 1 Feb: 1 Mar: 1 Apr: 1 May: 1	Oct: 44. Nov: 22. Dec: 84. Jan: 32. Feb: 83. Mar: 135. Apr: 173. May: 103.
	11 events maximum	Total: 676.
<b>Topographic and Geophysical Beach Surveys</b>		
Jan: 97 Feb: 83 Mar: 135 Apr: 143 May: 134 Jun: 149 Jul: 214 Aug: 112 Sep: 63 Oct: 50 Nov: 106 Dec: 42	1 topographic survey/month  2 geophysical surveys/month, Sep–Dec; 1/month, Jul–Aug, Jan–Feb  Surveys considered to have potential for take of 10 percent of animals present	Jan: 20. Feb: 16. Mar: 14. Apr: 14. May: 13. Jun: 15. Jul: 42. Aug: 22. Sep: 18. Oct: 15. Nov: 33. Dec: 12.
		Total: 234.
<b>Biological and Physical Habitat Monitoring in the Estuary</b>		
1 <sup>e</sup>	81	81.
Total		3,130.

<sup>a</sup>For Lagoon Outlet Channel Management and Artificial Breaching, average daily number of animals corresponds with data from Table 2. For Topographic and Geophysical Beach Surveys, average daily number of animals corresponds with 2009–12 data from Table 1. Exceptions include the months of February and March, for which there are no data on bar-closed conditions, and December, when the few bar-closed surveys have resulted in a zero average. For this latter, the more conservative value was used.

<sup>b</sup>For implementation of the lagoon outlet channel, an event is defined as a single, two-day episode. It is assumed that the same individual seals would be hauled out during a single event. For the remaining activities, an event is defined as a single day on which an activity occurs. Some events may include multiple activities.

<sup>c</sup>Number of events for artificial breaching derived from historical data. The average number of events for each month was rounded up to the nearest whole number; estimated number of events for December was increased from one to two because multiple closures resulting from storm events have occurred in recent years during that month. These numbers likely represent an overestimate, as the average annual number of events is six.

<sup>d</sup>Although implementation could occur at any time during the lagoon management period, the highest daily average per month from the lagoon management period was used.

<sup>e</sup>Based on past experience, SCWA expects that no more than one seal may be present, and thus have the potential to be disturbed, at each of the three river haul-outs.

TABLE 6—ESTIMATED NUMBER OF CALIFORNIA SEA LION AND ELEPHANT SEAL TAKES RESULTING FROM RUSSIAN RIVER ESTUARY MANAGEMENT ACTIVITIES

Species	Number of animals expected to occur <sup>a</sup>	Number of events <sup>a</sup>	Potential total number of individual animals that may be taken
<b>Lagoon Outlet Channel Management (May 15 to October 15)</b>			
California sea lion (potential to encounter once per event) .....	1	6	6

TABLE 6—ESTIMATED NUMBER OF CALIFORNIA SEA LION AND ELEPHANT SEAL TAKES RESULTING FROM RUSSIAN RIVER ESTUARY MANAGEMENT ACTIVITIES—Continued

Species	Number of animals expected to occur <sup>a</sup>	Number of events <sup>a</sup>	Potential total number of individual animals that may be taken
Northern elephant seal (potential to encounter once per event) .....	1	6	6
<b>Artificial Breaching</b>			
California sea lion (potential to encounter once per event, Sep–Apr) .....	1	8	8
Northern elephant seal (potential to encounter once per event, Dec–Mar) .....	1	8	8
<b>Topographic and Geophysical Beach Surveys</b>			
California sea lion (potential to encounter once per event, Sep–Apr) .....	1	20	20
Northern elephant seal (potential to encounter once per event, Dec–Mar) .....	1	20	20
<b>Biological and Physical Habitat Monitoring in the Estuary</b>			
California sea lion (potential to encounter once per event, Sep–Apr) .....	1	8	8
Northern elephant seal (potential to encounter once per event, Dec–Mar) .....	1	8	8
Total:			
California sea lion .....			42
Elephant seal .....			42

<sup>a</sup> SCWA expects that California sea lions and/or northern elephant seals could occur during any month of the year, but that any such occurrence would be infrequent and unlikely to occur more than once per month.

#### Negligible Impact and Small Numbers Analysis and Preliminary Determination

NMFS has defined ‘negligible impact’ in 50 CFR 216 as “\* \* \* an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival.” In determining whether or not authorized incidental take will have a negligible impact on affected species stocks, we consider a number of criteria regarding the impact of the proposed action, including the number, nature, intensity, and duration of Level B harassment take that may occur. Although SCWA’s estuary management activities may harass pinnipeds hauled out at the mouth of the Russian River, as well as those hauled out at several locations in the estuary during recurring monitoring activities, impacts are occurring to a small, localized group of animals. No injury, serious injury, or mortality is anticipated, nor is the proposed action likely to result in long-term impacts such as permanent abandonment of the haul-out. Seals will likely become alert or, at most, flush into the water in reaction to the presence of crews and equipment on the beach. However, breaching the sandbar has been shown to increase seal abundance on the beach, with seals quickly re-inhabiting the haul-out following cessation of activity. In addition, the implementation of the

lagoon management plan may provide increased availability of prey species (salmonids). No impacts would be expected at the population or stock level.

No pinniped stocks known from the action area are listed as threatened or endangered under the ESA or determined to be strategic or depleted under the MMPA. Recent data suggests that harbor seal populations have reached carrying capacity; populations of California sea lions and northern elephant seals in California are also considered healthy.

The proposed number of animals taken for each species of pinnipeds can be considered small relative to the population size. There are an estimated 30,196 harbor seals in the California stock, 296,750 California sea lions, and 124,000 northern elephant seals in the California breeding population. Based on extensive monitoring effort specific to the affected haul-out and historical data on the frequency of the specified activity, we are proposing to authorize take, by Level B harassment only, of 3,130 harbor seals, 42 California sea lions, and 42 northern elephant seals, representing 10.4, 0.01, and 0.03 percent of the populations, respectively. However, this represents an overestimate of the number of individuals harassed over the duration of the proposed IHA, because these totals represent much smaller numbers of individuals that may be harassed multiple times.

The proposed action would not be likely to cause injury, serious injury, or mortality to any harbor seal pup, nor would it impact mother-pup bonding. The peak of pupping season occurs during May, when few management activities are anticipated. However, any management activity that is required during pupping season will be delayed in the event that a pup less than 1 week old is present on the beach. As described previously in this document, harbor seal pups are precocious, and mother-pup bonding is likely to occur within minutes. Delay of events would further ensure that mother-pup bonding is not interfered with.

Based on the foregoing analysis, behavioral disturbance to pinnipeds at the mouth of the Russian River would be of low intensity and limited duration. To ensure minimal disturbance, SCWA would implement the mitigation measures described previously, which we have preliminarily determined would serve as the means for effecting the least practicable adverse impact on the relevant marine mammal stocks or populations and their habitat. We preliminarily find that SCWA’s estuary management activities would result in the incidental take of small numbers of marine mammals, and that the requested number of takes would have no more than a negligible impact on the affected species and stocks.

### Impact on Availability of Affected Species for Taking for Subsistence Uses

There are no relevant subsistence uses of marine mammals implicated by this action.

### Endangered Species Act (ESA)

There are no ESA-listed marine mammals found in the action area; therefore, no consultation under the ESA is required for such species. As described elsewhere in this document, SCWA and the Corps consulted with NMFS under section 7 of the ESA regarding the potential effects of their operations and maintenance activities, including SCWA's estuary management program, on ESA-listed salmonids. As a result of this consultation, NMFS issued the Russian River Biological Opinion (NMFS, 2008), including Reasonable and Prudent Alternatives, which prescribes modifications to SCWA's estuary management activities. The effects of the proposed activities and authorized take would not cause additional effects for which section 7 consultation would be required.

### National Environmental Policy Act (NEPA)

In compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*), as implemented by the regulations published by the Council on Environmental Quality (40 CFR parts 1500–1508), and NOAA Administrative Order 216–6, we prepared an Environmental Assessment (EA) to consider the direct, indirect and cumulative effects to the human environment resulting from issuance of the original IHA to SCWA for the specified activities and found that it would not result in any significant impacts to the human environment. We signed a Finding of No Significant Impact (FONSI) on March 30, 2010. We have reviewed SWCA's application for a renewed IHA for ongoing estuary management activities for 2013 and the 2012 monitoring report. Based on that review, we have determined that the proposed action follows closely the IHAs issued and implemented in 2010–12 and does not present any substantial changes, or significant new circumstances or information relevant to environmental concerns which would require a supplement to the 2010 EA or preparation of a new NEPA document. Therefore, we have preliminarily determined that a new or supplemental EA or Environmental Impact Statement is unnecessary, and will, after review of public comments determine whether or not to reaffirm its FONSI. The 2010 EA is available for review at <http://>

[www.nmfs.noaa.gov/pr/permits/incidental.htm](http://www.nmfs.noaa.gov/pr/permits/incidental.htm).

### Proposed Authorization

As a result of these preliminary determinations, we propose to authorize the take of marine mammals incidental to SCWA's estuary management activities, provided the previously mentioned mitigation, monitoring, and reporting requirements are incorporated.

Dated: March 4, 2013.

**Helen M. Golde,**

*Acting Director, Office of Protected Resources, National Marine Fisheries Service.*

[FR Doc. 2013–05361 Filed 3–7–13; 8:45 am]

**BILLING CODE 3510–22–P**

### COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

#### Procurement List; Additions

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Additions to the Procurement List.

**SUMMARY:** This action adds products and services to the Procurement List that will be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

**DATES:** *Effective Date:* April 8, 2013.

**ADDRESSES:** Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia, 22202–3259.

**FOR FURTHER INFORMATION CONTACT:** Barry S. Lineback, Telephone: (703) 603–7740, Fax: (703) 603–0655, or email [CMTEFedReg@AbilityOne.gov](mailto:CMTEFedReg@AbilityOne.gov).

#### SUPPLEMENTARY INFORMATION:

##### Additions

On 12/21/2012 (77 FR 75616); 12/31/2012 (77 FR 77038); 1/11/2013 (78 FR 2378); and 1/18/2013 (78 FR 4133–4134), the Committee for Purchase From People Who Are Blind or Severely Disabled published notices of proposed additions to the Procurement List.

After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the products and services and impact of the additions on the current or most recent contractors, the Committee has determined that the products and services listed below are suitable for procurement by the Federal Government under 41 USC 8501–8506 and 41 CFR 51–2.4.

### Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the products and services to the Government.

2. The action will result in authorizing small entities to furnish the products and services to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 USC 8501–8506) in connection with the products and services proposed for addition to the Procurement List.

### End of Certification

Accordingly, the following products and services are added to the Procurement List:

#### Products

NSN: 5120–00–902–0092—Hammer—2 lb, Cross-Peen, 16' Fiberglass Handle, Cushioned Grip  
NSN: 5120–00–902–0093—Hammer—4 lb, Cross-Peen, 16' Fiberglass Handle, Cushioned Grip  
NSN: 5120–00–900–6095—Hammer—6 lb, Sledge, Double-Faced, 32' Fiberglass Handle, Cushioned Grip  
NSN: 5120–00–900–6096—Hammer—8 lb, Sledge, Double-Faced, 32' Fiberglass Handle, Cushioned Grip  
NSN: 5120–00–900–6097—Hammer—10 lb, Sledge, Double-Faced, 34' Fiberglass Handle, Cushioned Grip  
NSN: 5120–00–900–6098—Hammer—12 lb, Sledge, Double-Faced, 34' Fiberglass Handle, Cushioned Grip  
NPA: Keystone Vocational Services, Inc., Sharon, PA

**Contracting Activity:** General Services Administration, Tools Acquisition Division I, Kansas City, MO

**Coverage:** B-List for the Broad Government Requirement as aggregated by the General Services Administration.

#### Services

**Service Type/Location:** Reprographic Service, Department of State, Office of Logistics Management (OLM), (Offsite: 750 S 23rd Street, Arlington, VA), 1701 N Fort Myer Drive, Arlington, VA.

NPA: Linden Resources, Inc., Arlington, VA  
**Contracting Activity:** DEPARTMENT OF STATE, OFFICE OF ACQUISITION MGMT—MA, ARLINGTON, VA

**Service Type/Location:** Custodial Service, Colorado Springs USARC, 4195 Foreign Trade Zone Blvd., Colorado Springs, CO.  
NPA: Pueblo Diversified Industries, Inc., Pueblo, CO

*Contracting Activity:* DEPT OF THE ARMY, W6QM MICC-ARCC NORTH, FORT MCCOY, WI

*Service Type/Location:* Management of State Department Mobile Security, Deployment (MSD) Kit Service, Department of State, (Offsite: Virginia Industries for the Blind, 1102 Monticello Rd, Charlottesville, VA), 2216 Gallows Road, Dunn Loring, VA.

*NPA:* Virginia Industries for the Blind, Charlottesville, VA

*Contracting Activity:* Department of State, DS Office of Acquisition Mgmt, Arlington, VA

**Barry S. Lineback,**

*Director, Business Operations.*

[FR Doc. 2013-05443 Filed 3-7-13; 8:45 am]

**BILLING CODE 6353-01-P**

## COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

### Procurement List; Proposed Additions and Deletions

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Proposed Additions to and Deletions from the Procurement List.

**SUMMARY:** The Committee is proposing to add a product and service to the Procurement List that will be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities, and deletes a product and service previously furnished by such agencies.

**DATES:** *Comments Must Be Received On or Before:* 4/8/2013.

**ADDRESSES:** Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202-3259.

### FOR FURTHER INFORMATION OR TO SUBMIT COMMENTS CONTACT:

Barry S. Lineback, Telephone: (703) 603-7740, Fax: (703) 603-0655, or email [CMTEFedReg@AbilityOne.gov](mailto:CMTEFedReg@AbilityOne.gov).

**SUPPLEMENTARY INFORMATION:** This notice is published pursuant to 41 U.S.C. 8503(a)(2) and 41 CFR 51-2.3. Its purpose is to provide interested persons an opportunity to submit comments on the proposed actions.

### Additions

If the Committee approves the proposed additions, the entities of the Federal Government identified in this notice will be required to procure the product and service listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

The following product and service are proposed for addition to the Procurement List for production by the nonprofit agencies listed:

#### Product

NSN: 7930-00-NIB-0644—Cleaning Pad, Melamine Foam, White, 4" x 1.5" x 4"  
NPA: West Texas Lighthouse for the Blind, San Angelo, TX

*Contracting Activity:* General Services

Administration, Fort Worth, TX

*Coverage:* A-List for the Total Government Requirement as aggregated by the General Services Administration.

#### Service

*Service Type/Location:* Custodial Service, U.S. Army Reserve Center Facility, 15303 Andrews Road, Kansas City, MO.  
NPA: JobOne, Independence, MO

*Contracting Activity:* Dept of the Army, W6QM MICC-ARCC North, Fort McCoy, WI

#### Deletions

The following product and service are proposed for deletion from the Procurement List:

#### Product

Bottom Assembly, Crew Berth

NSN: 1680-00-677-2060

NPA: None assigned

*Contracting Activity:* Defense Logistics Agency Aviation, Richmond, VA

#### Service

*Service Type/Location:* Custodial Services, Kastenmeir US Courthouse, 120 Henry Street, Madison, WI.

NPA: Madison Area Rehabilitation Centers, Inc., Madison, WI

*Contracting Activity:* GSA, Public Buildings Service, Property Management Service Center, Chicago, IL

**Barry S. Lineback,**

*Director, Business Operations.*

[FR Doc. 2013-05442 Filed 3-7-13; 8:45 am]

**BILLING CODE 6353-01-P**

## CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

### Proposed Information Collection; Comment Request

**AGENCY:** Corporation for National and Community Service.

**ACTION:** Notice.

**SUMMARY:** The Corporation for National and Community Service (CNCS), as part of its continuing effort to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the

Paperwork Reduction Act of 1995 (PRA95) (44 U.S.C. 3506(c)(2)(A)). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirement on respondents can be properly assessed.

Currently, CNCS is soliciting comments concerning the proposed revision of its VISTA Concept Paper, Application, and Budget Instructions (OMB Control Number 3045-0048) which will expire on September 30, 2015.

This revision reflects CNCS's intent to modify the application for inclusion of a new section to collect performance measure data required by the Edward M. Kennedy Serve America Act and recently approved by the Office of Management and Budget.

**DATES:** Written comments must be submitted to the office listed in the **ADDRESSES** section by May 7, 2013.

**ADDRESSES:** You may submit comments, identified by the title of the information collection activity, by any of the following methods:

(1) By mail sent to: Corporation for National and Community Service, Attn. Kelly Daly, Program Development Specialist, 1201 New York Avenue NW., Washington, DC 20525.

(2) By hand delivery or by courier to CNCS's reception desk on the 10th floor at the mailing address given in paragraph (1) above, between 9 a.m. and 4 p.m. Monday through Friday except Federal holidays.

(3) By fax to: (202) 606-3475, Attn. Kelly Daly, Program Development Specialist.

(4) Electronically through CNCS's email address system: [vista@americorps.gov](mailto:vista@americorps.gov).

(5) Electronically through [www.regulations.gov](http://www.regulations.gov).

(6) Individuals who use a telecommunications device for the deaf (TTY-TDD) may call (202) 606-3472 between 8:30 a.m. and 5:00 p.m. Eastern Time, Monday through Friday.

### FOR FURTHER INFORMATION CONTACT:

Kelly Daly (202-606-6849) or by email at [vista@americorps.gov](mailto:vista@americorps.gov).

**SUPPLEMENTARY INFORMATION:** CNCS is particularly interested in comments which:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of CNCS, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the

proposed collection of information, including the validity of the methodology and assumptions used;

- Enhance the quality, utility and clarity of the information to be collected; and,
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology (e.g., permitting electronic submissions of responses).

#### Background

The VISTA Concept Paper, Application, and Budget Instructions are designed to assure that potential AmeriCorps VISTA sponsors provide the information needed to determine their suitability for approval.

#### Current Action

CNCS seeks to revise the current forms used by potential and current AmeriCorps VISTA sponsors to both apply for and report on the use of AmeriCorps VISTA resources. The information collection will otherwise be used in the same manner as the existing

application package. CNCS also seeks to continue using the current application package until the revised application is approved by OMB. The current application package is due to expire on September 30, 2015.

*Type of Review:* Revision.

*Instrument:* Concept Paper, Application, Budget Instructions.

*Total Respondents:* 900.

*Frequency:* One time for the Concept Paper and annually for the Application and Budget Instructions.

*Average Time per Response:* 15 hours.

*Estimated Total Burden Hours:* 13,500 hours.

*Total Burden Cost (capital/startup):* None.

*Total Burden Cost (operating/maintenance):* None.

Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they will also become a matter of public record.

Dated: March 4, 2013.

**Mary Strasser,**

*Director, AmeriCorps VISTA.*

[FR Doc. 2013-05450 Filed 3-7-13; 8:45 am]

**BILLING CODE 6050-SS-P**

## DEPARTMENT OF DEFENSE

### Office of the Secretary

[Transmittal Nos. 13-05]

#### 36(b)(1) Arms Sales Notification

**AGENCY:** Defense Security Cooperation Agency. Department of Defense.

**ACTION:** Notice.

**SUMMARY:** The Department of Defense is publishing the unclassified text of a section 36(b)(1) arms sales notification. This is published to fulfill the requirements of section 155 of Public Law 104-164 dated July 21, 1996.

**FOR FURTHER INFORMATION CONTACT:** Ms. B. English, DSCA/DBO/CFM, (703) 601-3740.

The following is a copy of a letter to the Speaker of the House of Representatives, Transmittals 13-05 with attached transmittal, policy justification, and Sensitivity of Technology.

Dated: March 4, 2013.

**Aaron Siegel,**

*Alternate OSD Federal Register Liaison Officer, Department of Defense.*



DEFENSE SECURITY COOPERATION AGENCY  
201 12<sup>TH</sup> STREET SOUTH, STE 203  
ARLINGTON VA 22202-5408


FEB 27 2013

The Honorable John A. Boehner  
Speaker of the House  
U.S. House of Representatives  
Washington, DC 20515

Dear Mr. Speaker:

Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 13-05, concerning the Department of the Navy's proposed Letter(s) of Offer and Acceptance to Australia for defense articles and services estimated to cost \$3.7 billion. After this letter is delivered to your office, we plan to issue a press statement to notify the public of this proposed sale.

Sincerely,

*For*   
William E. Landay III  
Vice Admiral, USN  
Director

Enclosures:

1. Transmittal
2. Policy Justification
3. Sensitivity of Technology



**Transmittal No. 13-05**

*Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as Amended*

(i) *Prospective Purchaser:* Commonwealth of Australia.

(ii) *Total Estimated Value:*

Major Defense Equipment* ...	\$2.6 billion
Other .....	\$1.1 billion

TOTAL ..... \$3.7 billion  
(iii) *Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:* up to 12 F/A-18E/F Super Hornet aircraft, 12 EA-18G Growler aircraft, 54 F414-GE-402 engines (48 installed and 6 spares), 2 engine inlet devices, 35 AN/APG-79 Radar Systems, 70 AN/USQ-140 Multifunctional Informational Distribution System Low Volume Terminals (MIDS-LVT) or RT-1957(C)/USQ-190(V) Joint Tactical Radio Systems, 40 AN/ALQ-214 Integrated

Countermeasures Systems, 24 AN/ALR-67(V)3 Electronic Warfare Countermeasures Receiving Sets, 72 LAU-127 Guided Missile Launchers, 15 M61A2 Vulcan Cannons, 32 AN/AVS-9 Night Vision Goggles or Night Vision Cueing Device Systems, 40 AN/APX-111 Combined Interrogator Transponders, 80 AN/ARC-210/RT-1990A(C) Communication Systems, 100 Digital Management Devices with KG-60's, 36 Accurate Navigation Systems, 30 AN/AYK-29(V) Distributed Targeting Systems (DTS), 4 AN/PYQ-21 DTS Mission Planning Transit Cases, 24 AN/



ASQ—228 Advance Targeting Forward Looking Infrared (ATFLIR) Pods, 40 AN/PYQ—10 Simple Key Loaders (SKL), 80 KIV—78 Mode 4/5 Modules, 48 COMSEC Management Workstations (CMWS), 24 AN/ALE—47 Electronic Warfare Countermeasures Systems, 80 Joint Helmet Mounted Cueing Systems (JHMCS), and 400 AN/ALE—55 Fiber Optic Towed Decoys. Also included are system integration and testing, tools and test equipment, support equipment, spare and repair parts, publications and technical documents, personnel training and training equipment, aircraft ferry and refueling support, U.S. Government and contractor technical assistance, and other related elements of logistics and program support.

(iv) *Military Department: Navy (SCI).*

(v) *Prior Related Cases, if any:*

FMS Case SAF—\$2.2B—02May07

FMS case GQY—\$358M—6May11

FMS case LEN—\$992M—13September12

(vi) *Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid:* None.

(vii) *Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold:* None.

(viii) *Date Report Delivered to Congress:* 27 February 2013.

\* As defined in Section 47(6) of the Arms Export Control Act.

#### Policy Justification

Australia—F/A—18E/F Super Hornet and EA—18G Growler Aircraft

The Government of Australia has requested a possible sale of up to 12 F/A—18E/F Super Hornet aircraft, 12 EA—18G Growler aircraft, 54 F414—GE—402 engines (48 installed and 6 spares) 2 engine inlet devices, 35 AN/APG—79 Radar Systems, 70 AN/USQ—140 Multifunctional Informational Distribution System Low Volume Terminals (MIDS—LVT) or RT—1957(C)/USQ—190(V) Joint Tactical Radio Systems, 40 AN/ALQ—214 Integrated Countermeasures Systems, 24 AN/ALR—67(V)3 Electronic Warfare Countermeasures Receiving Sets, 72 LAU—127 Guided Missile Launchers, 15 M61A2 Vulcan Cannons, 32 AN/AVS—9 Night Vision Goggles or Night Vision Cueing Device System, 40 AN/APX—111 Combined Interrogator Transponders, 80 AN/ARC—210/RT—1990A(C) Communication Systems, 100 Digital Management Devices with KG—60's, 36 Accurate Navigation Systems, 30 AN/AYK—29(V) Distributed Targeting Systems (DTS), 4 AN/PYQ—21 DTS Mission Planning Transit Cases, 24 AN/ASQ—228 Advance Targeting Forward Looking Infrared (ATFLIR) Pods, 40 AN/PYQ—10 Simple Key Loaders (SKL), 80 KIV—78 Mode 4/5 Module, 48 COMSEC Management Workstations (CMWS), 24 AN/ALE—47 Electronic Warfare Countermeasures Systems, 80 Joint Helmet Mounted Cueing Systems (JHMCS), and 400 AN/ALE—55 Fiber Optic Towed Decoys. Also included are system integration and testing, tools and test equipment, support equipment, spare and repair parts, publications and technical documents, personnel training and training equipment, aircraft ferry and refueling support, U.S. Government and contractor technical assistance, and other related elements of logistics and program support. The estimated cost is \$3.7 billion.

Australia is an important ally in the Western Pacific that contributes significantly to ensuring peace and economic stability in the region. Australia's efforts in peacekeeping and humanitarian operations have made a significant impact on regional political and economic stability and have served U.S. national security interests. This proposed sale is consistent with those objectives and facilitates burden sharing with our allies.

The proposed sale will improve Australia's capability in current and future coalition efforts. Australia will use the enhanced capability as a deterrent to regional threats and to strengthen its homeland defense. Australia will have no difficulty absorbing these additional aircraft into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be The Boeing Corporation in St. Louis, Missouri; General Electric Aircraft Engines in Lynn, Massachusetts; Data Link Solutions in Chesterfield, Missouri; BAE Systems in Rockville, Maryland; Northrop Grumman Corporation in Falls Church, VA; Raytheon Corporation in Waltham, MA; and Visions Systems International in San Jose, California. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale may require the assignment of additional U.S. Government or contractor representatives to Australia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

#### Transmittal No. 13–05

*Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act*

Annex Item No. vii

(vii) *Sensitivity of Technology*

1. The F/A—18E/F Super Hornet is a single- and two-seat, twin engine, multi-mission fighter/attack aircraft that can operate from either aircraft carriers or land bases. The F/A—18 fills a variety of roles: Air superiority, fighter escort, suppression of enemy air defenses, reconnaissance, forward air control, close and deep air support, and day and night strike missions. The F/A—18E/F Weapon System is considered Secret.

2. The EA—18G Growler is a two-seat, twin engine, multi-mission Airborne Electronic Attack (AEA) aircraft that can operate from either aircraft carriers or land bases. It provides a capability to detect, identify, locate, and suppress hostile emitters. The EA—18G provides organic accurate emitter targeting for employment of onboard suppression weapons, such as High-Speed Anti-Radiation Missile (HARM). The EA—18G Weapon System is considered Secret.

3. The AN/APG—79 Active Electronically Scanned Array Radar System is classified Secret. The radar provides the F/A—18 aircraft with all-weather, multimission capability for performing air-to-air and air-to-ground targeting and attack. Air-to-air modes provide the capability for all-aspect target

detection, long-range search and track, automatic target acquisition, and tracking of multiple targets. Air-to-surface attack modes provide high-resolution ground mapping navigation, weapon delivery, and sensor cueing. The system component hardware (Antenna, Transmitter, Radar Data Processor, and Power Supply) is Unclassified. The Receiver-Exciter hardware is Confidential. The radar Operational Flight Program (OFP) is classified Secret. Documentation provided with the AN/APG—79 radar set is classified Secret.

4. The AN/ALR—67(V)3 Electric Warfare Countermeasures Receiving Set is classified Confidential. The AN/ALR—67(V)3 provides the F/A—18F aircrew with radar threat warnings by detecting and evaluating friendly and hostile radar frequency threat emitters and providing identification and status information about the emitters to on-board Electronic Warfare (EW) equipment and the aircrew. The OFP and User Data Files (UDF) used in the AN/ALR—67(V)3 are classified Secret. Those software programs contain threat parametric data used to identify and establish priority of detected radar emitters.

5. The AN/ALE—47 Countermeasures Dispensing Systems is classified Secret. The AN/ALE—47 is a threat-adaptive dispensing system that dispenses chaff, flares, and expendable jammers for self-protection against airborne and ground-based Radio Frequency and Infrared threats. The AN/ALE—47 Programmer is classified Confidential. The OFP and Mission Data Files used in the AN/ALE—47 are classified Secret. Those software programs contain algorithms used to calculate the best defense against specific threats.

6. The APX—111 Combined Interrogator/Transponder (CIT) with the Conformal Antenna System (CAS) is classified Secret. The CIT is a complete MARKXII identification system compatible with Identification Friend or Foe (IFF) Modes 1, 2, 3/A, C, 4, and 5 (secure). A single slide-in module that can be customized to the unique cryptographic functions for a specific country provides the systems secure mode capabilities. The Mode S Beacon System is a combined data link and Secondary Surveillance Radar (SSR) system that was standardized in 1985 by the International Civil Aviation Organization (ICAO). Mode S provides air surveillance using a data link with a permanent unique aircraft address.

7. The Joint Helmet Mounted Cueing System (JHMCS) is a modified HGU—55/P helmet that incorporates a visor-projected Heads-Up Display (HUD) to cue weapons and aircraft sensors to air and ground targets. In close combat, a pilot must currently align the aircraft to shoot at a target. JHMCS allows the pilot to simply look at a target to shoot. This system projects visual targeting and aircraft performance information on the back of the helmet's visor, enabling the pilot to monitor this information without interrupting his field of view through the cockpit canopy, the system uses a magnetic transmitter unit fixed to the pilot's seat and a magnetic field probe mounted on the helmet to define helmet pointing positioning. A Helmet Vehicle Interface (HVI) interacts with the aircraft

system bus to provide signal generation for the helmet display. This provides significant improvement for close combat targeting and engagement. Hardware is Unclassified; technical data and documents are classified up to Secret.

8. The AN/AVS-9 Night Vision Goggles provide imagery sufficient for an aviator to complete night time missions down to starlight and extreme low light conditions. The AN/AVS-9 is designed to satisfy the F/A-18 mission requirements for covert night combat, engagement, and support. The third generation light amplification tubes provide a high-performance, image-intensification system for optimized F/A-18 night flying at terrain-masking altitudes. The AN/AVS-9 night vision goggles are classified as Unclassified but with restrictions on release of technologies.

9. The AN/USQ-140 Multifunctional Informational Distribution System (MIDS) Low Volume Terminal (LVT) is classified Confidential. The MIDS LVT is a secure data and voice communication network using the Link-16 architecture. The systems provides enhanced situational awareness, positive identification of participants within the network, secure fighter-to-fighter connectivity, and secure voice capability and ARN-118 TACAN functionality. It provides three major functions: Air Control, Wide Area Surveillance, and Fighter-to-Fighter. The MIDS LVT can be used to transfer data in Air-to-Air, Air-to-Surface, and Air-to-Ground scenarios. The MIDS enhanced Interference Blanking Unit (EIBU) provides validation and verification of equipment and concept. EIBU enhances input/output signal capacity of the MIDS LVT and addresses parts obsolescence.

10. The RT-1957(C)/USQ-190(V) Multifunctional Informational Distribution System (MIDS) Joint Tactical Radio System (JTRS) is classified Confidential. It is a 4-channel radio designed to run the complex Link 16 waveform and up to three additional communication protocols, including Airborne Networking Waveform (ANW). The terminal can host and provide the necessary computer processing to run routing and platform specific applications.

11. The ALE-55 Fiber Optic Towed Decoys is radio frequency countermeasure designed to protect an aircraft from radar guided missiles. It consists of an aircraft-towed decoy and onboard electronics. It works together with the aircraft's electronic warfare system to provide radar jamming. In addition, it can also be used in a backup mode as a signal repeater, which allows it to lure incoming missiles away from their actual target.

12. The AN/ARC-210, RT-1990A(C) Communication System has been designed to better meet software defined radio tenets, and architectures, provides superior performance in the transfer of networked and point to point data and voice imagery.

13. The Accurate Navigation Systems (ANAV) with country specific Selective Availability Anti-Spoofing Module (SASSM) including Advance Digital Antenna Production/Antenna Electronics (ADAP/AE) and Conformal-Controlled Reception Patterned Antenna (C-CRPA) provide full accuracy and P/Y-Code GPS. The ANAV can accommodate many interfaces to various sensors through a number of available options including Selective Availability and Anti-spoofing Module (SASSM), and can be integrated with existing Inertial Navigation System (INS) and Doppler systems. The system also incorporates Air Navigation Warfare (NAVWAR) protection designed to counter GPS Electronic Warfare threats due to intentional and unintentional interference by providing the warfighter continued access to GPS through the use of Anti-jam (AJ) Antenna Systems consisting of the Conformal-Controlled Reception Pattern Antenna, (C-CRPA), and the Advanced Digital Antenna Production/Antenna Electronics, (ADAP/AE).

14. The AN/AYK-29(V) Distributed Targeting Systems (DTS) and AN/PYQ-21 DTS Mission Planning Transit Case uses onboard hardware and software processing to produce precise targeting solutions for Super Hornet aircrews. The system compares synthetic-aperture radar (SAR) maps from the aircraft's active-array radar with stored geo-registered SAR maps and generates precise target coordinates for GPS-guided weapons. DTS enhances Super Hornet aircrews' situational awareness when engaging air-to-ground targets.

15. The AN/ALQ-214(V)4 Jammer is the next generation integrated countermeasures system that blends sensitive receivers and active countermeasures to form an electronic shield for the F/A-18 fighter aircraft. The RF countermeasure system responds to threats autonomously with a specific series of measures designed to protect the aircraft from detection and engages any fired threats to the aircraft, to ensure mission success.

16. The AN/ASQ-228 Advance Targeting Forward Looking Infrared (ATFLIR) Pod is a multi-sensor, electro-optical targeting pod incorporating infrared, low-light television camera, laser rangefinder/target designator, and laser spot tracker developed and manufactured by Raytheon. It is used to provide navigation and targeting for military

aircraft in adverse weather and using precision-guided weapons.

17. The LAU-127 Guided Missile Launchers is a rail launcher designed to carry and launch AMRAAM. It provides the electrical and mechanical interface between the missile and launch aircraft as well as the two-way data transfer between missile and cockpit controls and displays to support preflight orientation and control circuits to prepare and launch the missile. The launcher will also be capable of carrying and launching the AIM-9L/M SIDEWINDER missile.

18. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

[FR Doc. 2013-05402 Filed 3-7-13; 8:45 am]

BILLING CODE 5001-06-P

## DEPARTMENT OF DEFENSE

### Office of the Secretary

[Transmittal Nos. 12-60]

### 36(b)(1) Arms Sales Notification

**AGENCY:** Defense Security Cooperation Agency, Department of Defense.

**ACTION:** Notice.

**SUMMARY:** The Department of Defense is publishing the unclassified text of a section 36(b)(1) arms sales notification. This is published to fulfill the requirements of section 155 of Public Law 104-164 dated July 21, 1996.

**FOR FURTHER INFORMATION CONTACT:** Ms. B. English, DSCA/DBO/CFM, (703) 601-3740.

The following is a copy of a letter to the Speaker of the House of Representatives, Transmittals 12-60 with attached transmittal, policy justification, and Sensitivity of Technology.

Dated: March 4, 2013.

**Aaron Siegel,**

*Alternate OSD Federal Register Liaison Officer, Department of Defense.*

BILLING CODE 5001-06-P



## DEFENSE SECURITY COOPERATION AGENCY

201 12TH STREET SOUTH, STE 203  
ARLINGTON, VA 22202-5408

The Honorable John A. Boehner  
Speaker of the House  
U.S. House of Representatives  
Washington, DC 20515

FEB 27 2013

Dear Mr. Speaker:

Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 12-60, concerning the Department of the Army's proposed Letter(s) of Offer and Acceptance to Iraq for defense articles and services estimated to cost \$600 million. After this letter is delivered to your office, we plan to issue a press statement to notify the public of this proposed sale.

Sincerely,

*William E. Landay III*  
for William E. Landay III  
Vice Admiral, USN  
Director

## Enclosures:

1. Transmittal
2. Policy Justification
3. Regional Balance (Classified Document Provided Under Separate Cover)



BILLING CODE 5001-06-C

## Transmittal No. 12-60

*Notice of Proposed Issuance of Letter of Offer  
Pursuant to Section 36(b)(1) of the Arms  
Export Control Act, as Amended*

(i) Prospective Purchaser: Iraq.

(ii) Total Estimated Value:

Major Defense Equipment*	\$ 0 million
Other .....	\$600 million

TOTAL ..... \$600 million

\* As defined in Section 47(6) of the Arms  
Export Control Act.

(iii) Description and Quantity or Quantities  
of Articles or Services under Consideration

for Purchase: 90 M45 RAPISCAN Mobile  
Eagle High Energy Mobile System Vehicles,  
40 M60 RAPISCAN Mobile Eagle High  
Energy Mobile System Vehicles, 70 American  
Science and Engineering brand Z Backscatter  
Vans, spare and repair parts, support  
equipment, personnel training and training  
equipment, Quality Assurance Team, tools  
and test equipment, publications and  
technical data, U.S. Government and  
contractor technical assistance, and other  
related logistical support.

(iv) Military Department: Army (WAN).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid,  
Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in  
the Defense Article or Defense

Services Proposed to be Sold: None.

(viii) Date Report Delivered to Congress: 27  
February 2013.

## Policy Justification

Iraq—RAPISCAN System Vehicles

The Government of Iraq has requested a  
possible sale of 90 M45 RAPISCAN Mobile  
Eagle High Energy Mobile System Vehicles,  
40 M60 RAPISCAN Mobile Eagle High  
Energy Mobile System Vehicles, 70 American  
Science and Engineering brand Z Backscatter  
Vans, spare and repair parts, support  
equipment, personnel training and training

equipment, Quality Assurance Teams, tools and test equipment, publications and technical data, U.S. Government and contractor technical assistance, and other related logistical support. The estimated cost is \$600 million.

This proposed sale directly supports the Iraqi government and serves the interests of the Iraqi people and the United States.

This proposed sale of RAPISCAN systems and vehicles will contribute to a stable, sovereign, and democratic Iraq. The purchase and use of these systems will facilitate progress toward this goal by increasing the Government of Iraq's ability to defend critical infrastructure and reduce terror and insurgent activities. The Z Backscatter vans will be used to scan vehicle interiors and will provide the Government of Iraq a tool to restrict the ability of insurgent and terrorist groups to operate by detecting contraband movement through borders and checkpoints. Iraq will have no difficulty absorbing this equipment.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractors will be Rapiscan Systems in Torrance, California; and American Science and Engineering in Billerica, Massachusetts. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require contractor representatives (30 from Rapiscan and 15 from American Science and Engineering) to travel to Iraq for a period of three years to provide management, and operation and maintenance training.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

[FR Doc. 2013-05401 Filed 3-7-13; 8:45 am]

BILLING CODE 5001-06-P

## DEPARTMENT OF DEFENSE

### Office of the Secretary

[Docket ID DoD-2013-OS-0045]

### Privacy Act of 1974; System of Records

**AGENCY:** Office of the Secretary of Defense, DoD.

**ACTION:** Notice to add a new system of records.

**SUMMARY:** The Office of the Secretary of Defense proposes to add a new system of records in its inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended.

**DATES:** This proposed action will be effective on April 8, 2013 unless comments are received which result in a contrary determination. Comments will be accepted on or before April 8, 2013.

**ADDRESSES:** You may submit comments, identified by docket number and title, by any of the following methods:

\* *Federal Rulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

\* *Mail:* Federal Docket Management System Office, 4800 Mark Center Drive, East Tower, 2nd Floor, Suite 02G09, Alexandria, VA 22350-3100.

*Instructions:* All submissions received must include the agency name and docket number for this **Federal Register** document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at <http://www.regulations.gov> as they are received without change, including any personal identifiers or contact information.

**FOR FURTHER INFORMATION CONTACT:** Ms. Cindy Allard, Chief, OSD/JS Privacy Office, Freedom of Information Directorate, Washington Headquarters Service, 1155 Defense Pentagon, Washington, DC 20301-1155, or by phone at (571) 372-0461.

**SUPPLEMENTARY INFORMATION:** The Office of the Secretary of Defense notices for systems of records subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended, have been published in the **Federal Register** and are available from the address in **FOR FURTHER INFORMATION CONTACT**. The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on March 5, 2013, to the House Committee on Oversight and Government Reform, the Senate Committee on Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A-130, "Federal Agency Responsibilities for Maintaining Records About Individuals," dated February 8, 1996 (February 20, 1996, 61 FR 6427).

Dated: March 5, 2013.

**Aaron Siegel,**  
*Alternate OSD Federal Register Liaison Officer, Department of Defense.*

### DA&M 02

#### SYSTEM NAME:

Director of Administration and Management (DA&M) Mentoring Program.

#### SYSTEM LOCATION:

Triple Creek Associates, Inc., 7730 E. Bellevue Ave., Suite 200A, Greenwood Village, CO 80111-6617.

#### CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Participating DA&M, Washington Headquarters Service (WHS), and Pentagon Force Protection Agency

civilian employees and assigned military personnel.

#### CATEGORIES OF RECORDS IN THE SYSTEM:

Name, employment information (work email, work phone number, work location, organization, department, work experience, years of experience in DA&M, total years of work experience, job level, job competencies, and competency level), education (e.g., degrees, training, coursework), job title, pay plan, job series, job grade, feedback on mentoring experience, discussion board posts, responding to polls.

#### AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

10 U.S.C. 113, Secretary of Defense; DoD Directive (DoDD) 5105.53, Director of Administration and Management; DoDD 5110.4, Washington Headquarters Services; and DoDD 5105.68, Pentagon Force Protection Agency.

#### PURPOSE(S):

To provide participants with an automated mentoring system to match learners with potential advisors based on learner need and advisor capabilities and experience. The system will facilitate the tracking and management of these mentoring relationships and will also be used as a management tool for statistical analysis, tracking, reporting, evaluating program effectiveness and conducting research.

#### ROUTINE USE OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act of 1974, as amended, these records contained herein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

The DoD Blanket Routine Uses published at the beginning of the Office of the Secretary of Defense (OSD) compilation of systems of record notices may apply.

#### POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

##### STORAGE:

Electronic storage media.

##### RETRIEVABILITY:

By participant's name.

##### SAFEGUARDS:

The system is a web-based system, and it is maintained by a DoD contractor on a contractor owned computer server. The data is protected by dedicated firewalls and web servers that are physically separated from other

contractor database servers. The database resides behind a firewall, is not publically accessible, and a separate, dedicated database is used. The contractor employs constant proactive monitoring, including port monitoring to identify unauthorized attempts to upload or change information or otherwise cause damage to the system. Backup storage devices, drives, and tapes are encrypted, and the server is located in a secured facility with limited physical access. In accordance with the contract, the contractor is not to remove any of the data from the contracting site, and the contractor must follow the DoD safeguarding policies, and regulations as defined in the contract. The contractor is to ensure confidentiality of the data.

All web connections to the system use a secure connection via Secure Socket Layer/Transport Layer Security. Data transfers require encryption.

Access to PII is role-based and limited to those individuals with an identified need to access the records in the conduct of their official duties. A login consisting of either the participant's work email address and password or Common Access Card and PIN prevents unauthorized access.

#### RETENTION AND DISPOSAL:

Destroy three (3) years after participant's withdrawal, termination, transfer, or inactivity.

#### SYSTEM MANAGER(S) AND ADDRESS:

DA&M Mentoring Program Manager, 4800 Mark Center Drive, Suite 03D08, Alexandria, VA 22350-3200.

#### NOTIFICATION PROCEDURE:

Individuals seeking to determine whether information about themselves is contained in this record system should address written inquiries to the DA&M Mentoring Program Manager, 4800 Mark Center Drive, Suite 03D08, Alexandria, VA 22350-3200.

Individuals should furnish full name and organization.

#### RECORD ACCESS PROCEDURES:

Individuals seeking access to information about themselves contained in this record system should address written inquiries to the Office of the Secretary of Defense/Joint Staff Freedom of Information Act Requester Service Center, 4800 Mark Center Drive, Alexandria, VA 22350-3100.

Written requests must be signed and contain full name, organization and the name and number of this system of records notice.

#### CONTESTING RECORD PROCEDURES:

The OSD rules for accessing records, for contesting contents and appealing

initial agency determinations are published in OSD Administrative Instruction 81; 32 CFR part 311; or may be obtained from the program manager.

#### RECORD SOURCE CATEGORIES:

The individual.

#### EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 2013-05439 Filed 3-7-13; 8:45 am]

BILLING CODE 5001-06-P

## DEPARTMENT OF DEFENSE

### Department of the Army; Corps of Engineers

#### Notice of Open House—Draft Environmental Impact Statement for Revised Water Control Manuals for the Alabama-Coosa-Tallapoosa River Basin

**AGENCY:** Department of the Army, U.S. Army Corps of Engineers, DoD.

**ACTION:** Notice of Open House meetings.

**SUMMARY:** Notice is hereby given that the U.S. Army Corps of Engineers, Mobile District (USACE), will conduct open house style meetings and accept comments on the Draft Environmental Impact Statement (DEIS) for the update of the Alabama-Coosa-Tallapoosa River Basin (ACT) Water Control Master Manual (Master Manual). The public comment period began with the Notice of Availability published by the Environmental Protection Agency on March 1, 2013 and will end 60 days after that date. The open houses will be held at the times and places indicated in the **SUPPLEMENTARY INFORMATION** section.

**DATES:** Comments on the DEIS are due by May 1, 2013 and should be submitted as indicated in the **SUPPLEMENTARY INFORMATION** section.

**FOR FURTHER INFORMATION CONTACT:** Mr. Lewis Sumner at telephone (251) 694-3857.

**SUPPLEMENTARY INFORMATION:** The Master Manual includes appendices prepared for individual projects in the ACT Basin and is the guide used by USACE to operate a system of five Federal reservoir projects in the basin—Allatoona Dam and Lake, Carters Dam and Lake and Carters Reregulation Dam, Robert F. Henry Lock and Dam and R.E. “Bob” Woodruff Lake, Millers Ferry Lock and Dam and William “Bill” Dannelly Lake, and Claiborne Lock and Dam and Lake. In addition the Master Manual includes appendices prepared for two of the Alabama Power Company (APC) projects for which USACE has

authority for flood risk management water management control—Neely Henry and R.L. Harris. APC regulates these two non-federal projects in compliance with the projects' Federal Energy Regulatory Commission (FERC) licenses and in accordance with USACE water control plans for flood management regulation and navigation support.

USACE is updating the water control plans and manuals for the ACT Basin in order to improve operations for authorized purposes to reflect changed conditions since the manuals were last developed. The purpose and need for the updated Master Manual is to determine how the federal projects in the ACT Basin should adjust operations for their authorized purposes, in light of current conditions and applicable law and to implement those operations through updated water control plans and manuals. The updated plans and manuals will comply with existing USACE regulations and reflect operations under existing congressional authorizations, taking into account changes in basin hydrology and demands from years of growth and development, new/rehabilitated structural features, legal developments, and environmental issues.

USACE regulations also provide specific policy and guidance for inclusion of drought contingency plans as part of USACE's overall water control management activities in the basin. To be effective, the drought plan must incorporate a comprehensive, basin-wide approach that considers the interrelationship of USACE projects and APC projects and the proposed drought plan was developed in collaboration with APC.

USACE's objectives for the Master Manual are to develop a Water Control Plan that meets the existing water resources needs of the basin, fulfills its responsibilities in operating for the authorized project purposes, and complies with all pertinent laws. The DEIS presents the results of USACE's analysis of the environmental effects of the Proposed Action Alternative (PAA) that the USACE believes accomplishes these objectives.

USACE evaluated an array of potential water management alternatives during the Master Manual update process, resulting in the selection of the PAA. Additional information on the components of the PAA can be found at [www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate/ACTDocumentLibrary.aspx](http://www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate/ACTDocumentLibrary.aspx). One alternative available to USACE is to continue with current operations. This approach is

termed the No Action Alternative (NAA). Neither the PAA nor the NAA would alter existing water supply storage allocations, fish spawning or fish passage operations.

The proposed action does not include the building, installing, or upgrading of any facilities. USACE will not modify any authorized project purpose via this action, although the extent to which some can be achieved may be affected. This action is limited to the way reservoir levels are managed and water is released from them.

#### Document Availability

The DEIS and appendices are available to the public for review in the following formats:

- Online as PDF documents at [www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate/ACTDocumentLibrary.aspx](http://www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate/ACTDocumentLibrary.aspx).
- As a CD or bound copies when requested in writing to: Commander, U.S. Army Corps of Engineers, Mobile District, Attn: PD-EI (ACT-DEIS), P.O. Box 2288, Mobile AL 36628.
- A limited number of CD copies will also be available at the DEIS open houses.

#### Public Review and Comment

USACE recognizes that the decisions made concerning revisions to the water control operations at USACE projects within the ACT Basin will have wide-ranging effects and encourages the public to submit comments on the content of the DEIS. All persons and organizations that have a potential interest in the proposed action, including minority, low-income, disadvantaged, and Native American groups, are urged to participate in this NEPA environmental analysis process by reviewing the DEIS and submitting comments for consideration.

Comments may be submitted via the following methods:

- Onsite at open houses through comment cards.
- Verbally through the court reporter at open houses.
- Online at [www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate](http://www.sam.usace.army.mil/Missions/PlanningEnvironmental/ACTMasterWaterControlManualUpdate).
- By emailing [act-wcm@usace.army.mil](mailto:act-wcm@usace.army.mil).
- By letter addressed to: Commander, U.S. Army Corps of Engineers, Mobile District, Attn: PD-EI (ACT-DEIS), P.O. Box 2288, Mobile AL 36628.

Further information regarding the update of the Master Manual, including all available documents, background and historical information, and updates

is available online at the Web site given above.

#### Open Houses

Open house style meetings will be held the week of March 25, 2013 at the following locations and times:

- Monday, March 25 from 5–8 p.m. at Cobb Conference Center 755 Cobb Place Blvd. NW., Kennesaw, GA 30144.
- Tuesday, March 26 from 5–8 p.m. at The Forum Civic Center, 2 Government Plaza, Rome, GA 301901.
- Wednesday, March 27 from 4–7 p.m. at The Senior Activity Center, 623 Broad Street, Gadsden, AL 35901.
- Thursday, March 28 from 5–8 p.m. at Auburn University-Montgomery, Center for Lifelong Learning, 75 TechnaCenter Drive, Montgomery, AL 36117.

#### Next Steps

All comments will be catalogued and reviewed after the 60-day public comment period. The final EIS (FEIS) is scheduled to be completed and filed with the USEPA in the summer of 2013. The Record of Decision, if appropriate, will be signed following the FEIS and the Master Manual is scheduled to be approved in October 2013.

**Thomas F. Nelson,**

*Lt. Colonel, Deputy Commander, Mobile District, U.S. Army Corps of Engineers.*

[FR Doc. 2013-05416 Filed 3-7-13; 8:45 am]

**BILLING CODE 3720-58-P**

## DEPARTMENT OF EDUCATION

### Applications for New Awards; Native American Career and Technical Education Program (NACTEP); Correction

**AGENCY:** Office of Vocational and Adult Education, Department of Education.

**ACTION:** Notice; correction.

Catalog of Federal Domestic Assistance (CFDA) Number: 84.101A.

**SUMMARY:** On February 26, 2013, the Office of Vocational and Adult Education in the U.S. Department of Education published in the **Federal Register** (78 FR 13030) a notice inviting applications for new awards for fiscal year (FY) 2013 for NACTEP. This notice corrects inconsistent deadlines given for transmittal of the applications. The correct deadline is March 28, 2013.

**DATES:** Effective March 8, 2013.

**SUPPLEMENTARY INFORMATION:**

#### Correction

In the **Federal Register** of February 26, 2013 (78 FR 13030), on page 13036,

in the second column, in section 3, Submission Dates and Times, we correct the Deadline for Transmittal of Applications date caption to read:

*“Deadline for Transmittal of Applications: March 28, 2013.”*

The deadline date for transmittal of applications is correctly stated as March 28, 2013 on page 13031 of the notice. However, on page 13036, the deadline date for transmittal of applications is incorrectly stated as April 12, 2013, rather than the correct date March 28, 2013. We are correcting that error.

**Program Authority:** 20 U.S.C. 2301, *et seq.*, particularly 2326(a)–(g).

#### FOR FURTHER INFORMATION CONTACT:

Gwen Washington, U.S. Department of Education, 400 Maryland Avenue SW., room 11076, PCP, Washington, DC 20202–7241. Telephone: (202) 245–7790. Fax: (202) 245–7170 or by email: [gwen.washington@ed.gov](mailto:gwen.washington@ed.gov). Or Linda Mayo, U.S. Department of Education, 400 Maryland Avenue SW., room 11075, PCP, Washington, DC 20202–7241. Telephone: (202) 245–7792. Fax: (202) 245–7170 or by email: [linda.mayo@ed.gov](mailto:linda.mayo@ed.gov).

If you use a telecommunications device for the deaf (TDD) or a text telephone (TTY), call the Federal Relay Service (FRS), toll free, at 1–800–877–8339.

**Accessible Format:** Individuals with disabilities can obtain this document and a copy of the application package in an accessible format (e.g., braille, large print, audiotape, or compact disc) on request to the program contact persons listed under For Further Information Contact in this notice.

**Electronic Access to This Document:** The official version of this document is the document published in the **Federal Register**. Free Internet access to the official edition of the **Federal Register** and the Code of Federal Regulations is available via the Federal Digital System at: [www.gpo.gov/fdsys](http://www.gpo.gov/fdsys). At this site you can view this document, as well as all other documents of this Department published in the **Federal Register**, in text or Adobe Portable Document Format (PDF). To use PDF you must have Adobe Acrobat Reader, which is available free at the site.

You may also access documents of the Department published in the **Federal Register** by using the article search feature at: [www.federalregister.gov](http://www.federalregister.gov). Specifically, through the advanced search feature at this site, you can limit your search to documents published by the Department.

Dated: March 5, 2013.

**Brenda Dann-Messier,**

*Assistant Secretary for Vocational and Adult Education.*

[FR Doc. 2013-05493 Filed 3-7-13; 8:45 am]

**BILLING CODE 4000-01-P**

## DEPARTMENT OF EDUCATION

### Extension of Deadline; Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR UP)—College Savings Account Research Demonstration Project

**AGENCY:** Office of Postsecondary Education, Department of Education.

**ACTION:** Notice extending deadline date for the FY 2013 grant competition.

Catalog of Federal Domestic Assistance (CFDA) Number: 84.334D.

**SUMMARY:** On January 23, 2013, we published in the **Federal Register** (78 FR 4838) a notice inviting applications for the GEAR UP College Savings Account Research Demonstration Project. The notice established March 11, 2013, as the deadline date for eligible applicants to apply for funding under the program. To allow applicants additional time to respond to program requirements regarding college savings accounts and financial counseling, we are extending the deadline date for transmittal of applications to May 1, 2013.

**DATES:** *Deadline for Transmittal of Applications:* May 1, 2013.

#### FOR FURTHER INFORMATION CONTACT:

Catherine St. Clair, Student Service, Office of Postsecondary Education, U.S. Department of Education, 1990 K Street NW., Room 7051, Washington, DC 20006-8524. Telephone: (202) 502-7579 or by email: [catherine.stclair@ed.gov](mailto:catherine.stclair@ed.gov).

If you use a telecommunications device for the deaf (TDD) or a text telephone (TTY), call the Federal Relay Service (FRS), toll free, at 1-800-877-8339.

**Accessible Format:** Individuals with disabilities can obtain this document in an accessible format (e.g., braille, large print, audiotope, or compact disc) on request to the contact person listed under **FOR FURTHER INFORMATION CONTACT**.

**Electronic Access to This Document:** The official version of this document is the document published in the **Federal Register**. Free Internet access to the official edition of the **Federal Register** and the Code of Federal Regulations is available via the Federal Digital System at: [www.gpo.gov/fdsys](http://www.gpo.gov/fdsys). At this site you can view this document, as well as all

other documents of this Department published in the **Federal Register**, in text or Adobe Portable Document Format (PDF). To use PDF, you must have Adobe Acrobat Reader, which is available free at this site.

You may also access documents of the Department published in the **Federal Register** by using the article search feature at: [www.federalregister.gov](http://www.federalregister.gov). Specifically, through the advanced search feature at this site, you can limit your search to documents published by the Department.

**Program Authority:** 20 U.S.C. 1070a-21 through 20 U.S.C. 1070a-28.

Dated: March 5, 2013.

**David A. Bergeron,**

*Acting Assistant Secretary for Postsecondary Education.*

[FR Doc. 2013-05497 Filed 3-7-13; 8:45 am]

**BILLING CODE 4000-01-P**

## DEPARTMENT OF ENERGY

### Consideration of Withdrawal From Commercial Production and Distribution of the Radioisotope Germanium-68

**AGENCY:** Office of Science, Department of Energy.

**ACTION:** Notice of Inquiry and Request for Comment.

**SUMMARY:** The Department of Energy (DOE) currently produces and distributes the radioisotope germanium-68. DOE is seeking comment and information from the public to assist in its consideration of DOE withdrawal from the commercial production and distribution of germanium-68, based upon private industry expression of interest in and capability to engage in commercial production of germanium-68.

**DATES:** Interested persons must submit written comments by April 30, 2013.

**ADDRESSES:** Comments may be submitted electronically by emailing to: [Marc.Garland@science.doe.gov](mailto:Marc.Garland@science.doe.gov). Written comments may be addressed to: Dr. Marc Garland, Program Manager, Office of Nuclear Physics, Office of Science, U.S. Department of Energy, Germantown Building, SC-26.2, 1000 Independence Ave. SW., Washington, DC 20585-1290. We note that email submissions will avoid delay associated with security screening of U.S. Postal Service mail.

**FOR FURTHER INFORMATION CONTACT:** Dr. Jehanne Gillo, Director, Facilities and Project Management Division, Office of Nuclear Physics, Office of Science, U.S. Department of Energy, Germantown

Building, SC-26.2, 1000 Independence Ave. SW., Washington, DC 20585-1290, Tel: 301-903-1455.

**SUPPLEMENTARY INFORMATION:** It is DOE policy to refrain from competition with private industry in the commercial production and distribution of radioisotopes when those radioisotopes are reasonably available commercially. This policy was announced, and remains in effect, as stated in the Notice published in the **Federal Register** in 1965, entitled Policies and Procedures for Transfer of Commercial Radioisotope Production and Distribution to Private Industry ("Statement of Policy"), 30 FR 3247 (March 9, 1965).

The Department has been made aware of private industry development of commercial production and distribution of the radioisotope germanium-68. In light of these circumstances, DOE intends to evaluate the capability of private industry to satisfy the market demand for germanium-68, consistent with the guidelines provided in the Statement of Policy, referenced above. In summary, DOE's evaluation will include consideration of: a demonstrable private capability to produce and distribute germanium-68; effective competition in the market for the production and distribution of germanium-68; assurance that private industry will not discontinue production or distribution of germanium-68 in a manner that would adversely impact the public interest; and the germanium-68 will be available at reasonable prices consistent with its intended uses and the prices to be charged will also encourage further research and development. Comments and information from the public received in response to this Notice will be considered in this evaluation.

If the determination is made that germanium-68 is reasonably available from commercial sources and it is appropriate for DOE to withdraw from commercial production and distribution of this radioisotope, DOE will publish in the **Federal Register** a notice of its intent to withdraw from the market, providing the public with information regarding the basis and timing of withdrawal. Should DOE decide to withdraw from the commercial production and distribution of germanium-68, all existing contracts will be honored.



Issued in Washington, DC, on February 11, 2013.

Jehanne Gillo,

Director, Facilities and Project Management  
Division, Office of Nuclear Physics, Office  
of Science.

[FR Doc. 2013-05444 Filed 3-7-13; 8:45 am]

BILLING CODE 6450-01-P

## ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OAR-2013-0048, EPA-HQ-OAR-  
2013-0118, and EPA-HQ-OAR-2013-0019]

### Proposed Information Collection Request; Comment Request: Information Requirements for Importation of Nonconforming Vehicles (Renewal); Control of Evaporative Emissions From New and In-Use Portable Gasoline Containers (Renewal); and Motor Vehicle and Engine Compliance Program Fees (Renewal)

**AGENCY:** Environmental Protection  
Agency (EPA).

**ACTION:** Notice.

**SUMMARY:** The Environmental Protection Agency is planning to submit three information collection requests (ICRs), “Information Requirements for Importation of Nonconforming Vehicles (Renewal)”, EPA ICR No. 0010.13, OMB Control No. 2060-0095; “Control of Evaporative Emissions from New and In-Use Portable Gasoline Containers (Renewal)”, ICR 2213.04, OMB 2060-0597; and “Motor Vehicle and Engine Compliance Program Fees (Renewal)”, EPA ICR 2080.05, OMB Control No. 2060-0545 to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*). Before doing so, EPA is soliciting public comments on specific aspects of the proposed information collections as described below. These are proposed extensions of the ICRs, which is currently approved through September 30, 2012. An Agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

**DATES:** Comments must be submitted on or before May 7, 2013.

**ADDRESSES:** Submit your comments, referencing the Docket ID numbers provided for each item in the text, online using [www.regulations.gov](http://www.regulations.gov) (our preferred method), or by mail to: EPA Docket Center, Environmental Protection Agency, Mail Code 28221T, 1200 Pennsylvania Ave. NW., Washington, DC 20460.

EPA’s policy is that all comments received will be included in the public docket without change including any personal information provided, unless the comment includes profanity, threats, information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.

#### FOR FURTHER INFORMATION CONTACT:

Lynn Sohacki, Compliance Division,  
Office of Transportation and Air  
Quality, U.S. Environmental Protection  
Agency, 2000 Traverwood, Ann Arbor,  
Michigan 48105; telephone number:  
734-214-4851; fax number 734-214-  
4869; email address:  
[sohacki.lynn@epa.gov](mailto:sohacki.lynn@epa.gov).

#### SUPPLEMENTARY INFORMATION:

Supporting documents which explain in detail the information that the EPA will be collecting are available in the public docket for this ICR. The docket can be viewed online at [www.regulations.gov](http://www.regulations.gov) or in person at the EPA Docket Center, EPA West, Room 3334, 1301 Constitution Ave. NW., Washington, DC. The telephone number for the Docket Center is 202-566-1744. For additional information about EPA’s public docket, visit <http://www.epa.gov/dockets>.

Pursuant to section 3506(c)(2)(A) of the PRA, EPA is soliciting comments and information to enable it to: (i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility; (ii) evaluate the accuracy of the Agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) enhance the quality, utility, and clarity of the information to be collected; and (iv) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval. At that time, EPA will issue another **Federal Register** notice to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB.

### EPA-HQ-OAR-2013-0048, Information Requirements for Importation of Nonconforming Vehicles (Renewal); EPA ICR No. 0010.13, OMB Control No. 2060-0095

**Abstract:** Importers into the U.S. of light duty vehicles, light duty trucks, and on-road motorcycles, or the corresponding engines, are required to report and keep records regarding the imports. The collection of this information is mandatory to insure compliance with Federal emissions requirements. Joint EPA and U.S. Customs Service regulations at 40 CFR 85.1501 *et seq.*, 19 CFR 1273, and 19 CFR 1774, promulgated under the authority of Clean Air Act sections 203 and 208, give authority for the collection of this information. The information is used by program personnel to ensure that all Federal emissions requirements are met, and by State regulatory agencies, businesses, and individuals to verify whether vehicles are in compliance. Any information submitted to the Agency for which a claim of confidentiality is made is safeguarded according to policies set forth in title 40, chapter 1, part 2, subpart B—Confidentiality of Business Information (see 40 CFR part 2), and the public is not permitted access to information containing personal or organizational identifiers.

**Form Numbers:** EPA Form 3520-1  
EPA Form 3520-8.

**Respondents/affected entities:**  
Importers (including Independent  
Commercial Importers) into the U.S. of  
light duty vehicles, light duty trucks,  
and on-road motorcycles, or the  
corresponding engines.

**Respondent’s obligation to respond:**  
Required to obtain or retain a benefit (40  
CFR 85.1501 *et seq.*, 19 CFR 12.73, and  
19 CFR 12.74).

**Estimated number of respondents:**  
10,000 (total).

**Frequency of response:** Occasionally.

**Total estimated burden:** 8040 hours  
(per year). Burden is defined at 5 CFR  
1320.03(b)

**Total estimated cost:** \$141,493 (per  
year), which includes \$42,523  
annualized capital and operation &  
maintenance costs.

**Changes in Estimates:** There is a  
decrease of 152 hours in the total  
estimated respondent burden compared  
with the ICR currently approved by  
OMB. This decrease is due to a decrease  
in the number of vehicles imported  
under the “mod and test” and  
Independent Commercial Importer  
programs.



**EPA-HQ-OAR-2013-0018, Control of Evaporative Emissions From New and In-Use Portable Gasoline Containers (Renewal), ICR 2213.04, OMB 2060-0597**

**Abstract:** EPA is required under Section 183(e) of the Clean Air Act to regulate Volatile Organic Compound (VOC) emissions from the use of consumer and commercial products. Under regulations promulgated on February 26, 2007 (72 FR 8428) manufacturers of new portable gasoline containers are required to obtain certificates of conformity with the Clean Air Act, effective January 1, 2009. This ICR covers the burdens associated with this certification process. EPA reviews information submitted in the application for certification to determine if the container design conforms to applicable requirements and to verify that the required testing has been performed. The certificate holder is required to keep records on the testing and collect and keep warranty and defect information for annual reporting on in-use performance of their products. The respondent must also retain records on the units produced, apply serial numbers to individual containers, and track the serial numbers to their certificates of conformity. Any information submitted for which a claim of confidentiality is made is safeguarded according to EPA regulations at 40 CFR 2.201 et seq.

**Form Numbers:** None.

**Respondents/affected entities:** Manufacturers of new portable gasoline containers from 0.25 to 10.0 gallons in capacity.

**Respondent's obligation to respond:** Mandatory 40 CFR part 59, subpart F.

**Estimated number of respondents:** 8 (total).

**Frequency of response:** Yearly for warranty reports; at least once every five years for certificate renewals.

**Total estimated burden:** 179 hours (per year). Burden is defined at 5 CFR 1320.03(b).

**Total estimated cost:** \$23,170 (per year), includes \$12,552 annualized capital or operation & maintenance costs.

**Changes in Estimates:** There is a decrease of 33.8 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This increase is due to minor adjustments detailed in the draft Supporting Statement, which is included in this docket.

**EPA-HQ-OAR-2013-0019, Motor Vehicle and Engine Compliance Program Fees (Renewal), EPA ICR 2080.05, OMB Control No. 2060-0545**

**Abstract:** As required by the Clean Air Act, EPA has regulations establishing emission standards and other requirements for various classes of vehicles, engines, and evaporative emissions. These regulations require that compliance be demonstrated prior to EPA granting a "Certificate of Conformity". EPA charges fees for administering this certification program. In 2004 the fees program was expanded to include non-road categories of vehicles and engines, such as several categories of marine engines, locomotives, non-road recreational vehicles, and many non-road compression-ignition and spark-ignition engines. In 2008 the fees program was further expanded to include fees for certification of evaporative system components (primarily fuel lines and fuel tanks). Manufacturers and importers of covered vehicles, engines and components are required to pay the applicable certification fees prior to their certification applications being reviewed. Under section 208 of the Clean Air Act (42 U.S.C. 7542(c)) all information, other than trade secret processes or methods, must be publicly available. Information about fee payments is treated as confidential information prior to certification.

**Form Numbers:** EPA Forms 3520-29.

**Respondents/affected entities:** Manufacturers or importers of passenger cars, motorcycles, light trucks, heavy duty truck engines, non-road vehicles or engines, and evaporative emissions components required to receive a certificate of conformity from EPA prior to selling or introducing these products into commerce in the U.S.

**Respondent's obligation to respond:** Required to obtain or retain a benefit (40 CFR Part 1027).

**Estimated number of respondents:** 583.

**Frequency of response:** Yearly and occasionally.

**Total estimated burden:** 1513 hours (per year). Burden is defined at 5 CFR 1320.03(b).

**Total estimated cost:** \$112,873 (per year), which includes \$24,673 annualized capital or operation & maintenance costs.

**Changes in Estimates:** There is increase of 306 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This increase is due to an adjustment of the estimate entirely due to the increased number of fee forms

received from an increased number of manufacturers.

Dated: February 27, 2013.

**Byron Bunker,**

*Director, Compliance Division.*

[FR Doc. 2013-05487 Filed 3-7-13; 8:45 am]

**BILLING CODE 6560-50-P**

**ENVIRONMENTAL PROTECTION AGENCY**

**[ER-FRL-9008-1]**

**Environmental Impacts Statements; Notice of Availability**

**Responsible Agency:** Office of Federal Activities, General Information (202) 564-7146 or <http://www.epa.gov/compliance/nepa/>.

Weekly receipt of Environmental Impact Statements

Filed 02/25/2013 Through 03/01/2013 Pursuant to 40 CFR 1506.9.

**Notice**

Section 309(a) of the Clean Air Act requires that EPA make public its comments on EISs issued by other Federal agencies. EPA's comment letters on EISs are available at: <http://www.epa.gov/compliance/nepa/eisdata.html>.

**EIS No. 20130049, Draft EIS, BR, CA,** Upper Truckee River and Marsh Restoration Project, Comment Period Ends: 04/29/2013, Contact: Myrnie Mayville 775-588-4547.

**EIS No. 20130050, Draft EIS, NPS, CA,** Restoration of the Mariposa Grove of Giant Sequoias, Comment Period Ends: 05/07/2013, Contact: Kimball Koch 209-379-1365.

**EIS No. 20130051, Final EIS, USFS, WA,** Pack and Saddle Stock Outfitter-Guide Special Use Permit Issuance, Review Period Ends: 04/08/2013, Contact: Jennifer Zbyszewski 509-996-4021.

**EIS No. 20130052, Draft EIS, BPA, ID,** Hooper Springs Transmission Project, Comment Period Ends: 04/22/2013, Contact: Tish Eaton 503-230-3469.

**EIS No. 20130053, Final EIS, DOE, TX,** W.A. Parish Post-Combustion CO<sub>2</sub> Capture and Sequestration Project, Review Period Ends: 04/08/2013, Contact: James Ward 202-586-6131.

**EIS No. 20130054, Draft EIS, BLM, MT,** Miles City Resource Management Plan, Comment Period Ends: 06/05/2013, Contact: Mary Bloom 406-233-2852.

**EIS No. 20130055, Final EIS, NPS, IA,** Effigy Mounds National Monument Final General Management Plan, Review Period Ends: 04/08/2013, Contact: Jim Nepstad 563-873-3491.

*EIS No. 20130056, Draft Supplement, DOS, 00, Keystone XL Project, Comment Period Ends: 04/22/2013, Contact: Genevieve Walker 202- 647-9798.*

#### Amended Notices

*EIS No. 20120403, Draft EIS, FHWA, ID, US-95 Thorncreek Road to Moscow, from Milepost 337.67 to Milepost 344.00, Latah County, ID, Comment Period Ends: 03/25/2013, Contact: John A. Perry 208-334-9180 extension 116 Revision to FR Notice Published 01/04/2013; Extending Comment Period to 03/25/2013.*

*EIS No. 20130015, Draft Supplement, FHWA, CA, Mid County Parkway, a new Freeway from the City of Perris to the City of San Jacinto, Riverside County, CA, Comment Period Ends: 04/10/2013, Contact: Larry Vinzant 916-498-5040 Revision to FR Notice Published 01/04/2013; Extending Comment Period to 03/25/2013.*

*EIS No. 20130018, Final EIS, BIA, WA, Spokane Tribe of Indians West Plains Casino and Mixed-Use Development Project, Approval of Gaming Development and Management, Spokane County, WA, Review Period Ends: 05/01/2013, Contact: Dr. B.J. Howerton 503-231-6749 Revision to FR Notice Published 02/01/2013; Extending Comment Period from 03/04/2013 to 05/01/2013.*

Dated: March 5, 2013.

**Cliff Rader,**

*Director, NEPA Compliance Division, Office of Federal Activities.*

[FR Doc. 2013-05489 Filed 3-7-13; 8:45 am]

**BILLING CODE 6560-50-P**

## ENVIRONMENTAL PROTECTION AGENCY

[FRL-9787-9]

### Request for Nominations of Experts for a Science Advisory Board Panel To Review EPA's Draft Science Synthesis Report on the Connectivity of Streams and Wetlands to Downstream Waters

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice.

**SUMMARY:** The EPA Science Advisory Board (SAB) Staff Office requests public nominations of scientific experts to form an SAB panel to review the Agency's draft science synthesis report on the connectivity of streams and wetlands to downstream waters.

**DATES:** Nominations should be submitted by March 29, 2013 per the instructions below.

**FOR FURTHER INFORMATION CONTACT:** Any member of the public wishing further information regarding this Notice and Request for Nominations may contact Dr. Thomas Armitage, Designated Federal Officer (DFO), SAB Staff Office, by telephone/voice mail at (202) 564-2155, by fax at (202) 565-2098, or via email at [armitage.thomas@epa.gov](mailto:armitage.thomas@epa.gov).

General information concerning the EPA SAB can be found at the EPA SAB Web site at <http://www.epa.gov/sab>.

#### SUPPLEMENTARY INFORMATION:

**Background:** The SAB (42 U.S.C. 4365) is a chartered Federal Advisory Committee that provides independent scientific and technical peer review, advice, consultation, and recommendations to the EPA Administrator on the technical basis for EPA actions. As a Federal Advisory Committee, the SAB conducts business in accordance with the Federal Advisory Committee Act (FACA) (5 U.S.C. App. 2) and related regulations. The SAB will comply with the provisions of FACA and all appropriate SAB Staff Office procedural policies. The EPA's Office of Research and Development (ORD) is developing a draft report synthesizing the peer-reviewed scientific literature pertaining to biological, chemical, and hydrologic connectivity of waters, and the effects that small streams, wetlands, and open waters have on larger downstream waters such as rivers, lakes, estuaries, and oceans. ORD has asked the SAB to conduct a peer review of the agency's draft report. The SAB Staff Office is forming an expert panel under the auspices of the Chartered SAB to conduct this review.

**Technical Contact for EPA's Draft Report:** For information concerning the EPA draft report, please contact Dr. Laurie Alexander, National Center for Environmental Assessment, Office of Research and Development, U.S. EPA, 1200 Pennsylvania Avenue NW., Mail Code 8623P, Washington, DC 20460, phone (703) 347-8630 or via email at [alexander.laurie@epa.gov](mailto:alexander.laurie@epa.gov).

**Request for Nominations:** The SAB Staff Office requests nominations of recognized experts in one or more of the following disciplines: (a) Hydrologists, geologists, and fluvial geomorphologists with expertise in the hydrology and formation of large rivers, small streams, wetlands, surface-groundwater interactions, sediment transport, or hydrologic connectivity of waters; (b) ecologists with expertise in stream ecology or wetland ecology, particularly with respect to freshwater stream-wetland connectivity, or wetland ecosystem function; (c) biologists with

expertise in population dynamics and dispersal of freshwater organisms, fisheries, aquatic entomology, amphibian biology, or the biologic connectivity of freshwater systems; and (d) water chemists and biogeochemists with expertise in nutrient dynamics or pollutant fate and transport in watersheds.

**Process and Deadline for Submitting Nominations:** Any interested person or organization may nominate qualified individuals in the areas of expertise described above for possible service on this expert panel. Nominations should be submitted in electronic format (preferred over hard copy) following the instructions for "Nominating Experts to Advisory Panels and Ad Hoc Committees Being Formed," provided on the SAB Web site. The instructions can be accessed through the "Nomination of Experts" link on the blue navigational bar at the SAB Web site <http://www.epa.gov/sab>. To receive full consideration, nominations should include all of the information requested below. EPA's SAB Staff Office requests contact information about the person making the nomination; contact information about the nominee; the disciplinary and specific areas of expertise of the nominee; the nominee's resume or curriculum vitae; sources of recent grant and/or contract support; and a biographical sketch of the nominee indicating current position, educational background, research activities, and recent service on other national advisory committees or national professional organizations.

Persons having questions about the nomination procedures, or who are unable to submit nominations through the SAB Web site, should contact Dr. Thomas Armitage, DFO, as indicated above in this notice. Nominations should be submitted in time to arrive no later than March 29, 2013. EPA values and welcomes diversity. In an effort to obtain nominations of diverse candidates, EPA encourages nominations of women and men of all racial and ethnic groups.

The EPA SAB Staff Office will acknowledge receipt of nominations. The names and biosketches of qualified nominees identified by respondents to this **Federal Register** notice, and additional experts identified by the SAB Staff, will be posted in a List of Candidates on the SAB Web site at <http://www.epa.gov/sab>. Public comments on this List of Candidates will be accepted for 21 days. The public will be requested to provide relevant information or other documentation on nominees that the SAB Staff Office

should consider in evaluating candidates.

For the EPA SAB Staff Office a balanced review panel includes candidates who possess the necessary domains of knowledge, the relevant scientific perspectives (which, among other factors, can be influenced by work history and affiliation), and the collective breadth of experience to adequately address the charge. In forming this expert panel, the SAB Staff Office will consider public comments on the List of Candidates, information provided by the candidates themselves, and background information independently gathered by the SAB Staff Office. Selection criteria to be used for panel membership include: (a) Scientific and/or technical expertise, knowledge, and experience (primary factors); (b) availability and willingness to serve; (c) absence of financial conflicts of interest; (d) absence of an appearance of a lack of impartiality; (e) skills working in committees, subcommittees and advisory panels; and, (f) for the panel as a whole, diversity of expertise and viewpoints.

The SAB Staff Office's evaluation of an absence of financial conflicts of interest will include a review of the "Confidential Financial Disclosure Form for Special Government Employees Serving on Federal Advisory Committees at the U.S. Environmental Protection Agency" (EPA Form 3110-48). This confidential form allows government officials to determine whether there is a statutory conflict between a person's public responsibilities (which include membership on an EPA federal advisory committee) and private interests and activities, or the appearance of a lack of impartiality, as defined by federal regulation. The form may be viewed and downloaded from the following URL address <http://yosemite.epa.gov/sab/sabproduct.nsf/Web/ethics?OpenDocument>.

The approved policy under which the EPA SAB Office selects subcommittees and review panels is described in the following document: *Overview of the Panel Formation Process at the Environmental Protection Agency Science Advisory Board* (EPA-SAB-EC-02-010), which is posted on the SAB Web site at <http://www.epa.gov/sab/pdf/ec02010.pdf>.

Dated: February 25, 2013.

**Thomas H. Brennan,**  
Deputy Director, Science Advisory Board Staff Office.

[FR Doc. 2013-05500 Filed 3-7-13; 8:45 am]

BILLING CODE 6560-50-P

## FEDERAL COMMUNICATIONS COMMISSION

### Information Collection Being Reviewed by the Federal Communications Commission

**AGENCY:** Federal Communications Commission.

**ACTION:** Notice and request for comments.

**SUMMARY:** The Federal Communications Commission (FCC), as part of its continuing effort to reduce paperwork burdens, invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act (PRA) of 1995. Comments are requested concerning whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

**DATES:** Written PRA comments should be submitted on or before May 7, 2013. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

**ADDRESSES:** Direct all PRA comments to Cathy Williams, FCC, via email [PRA@fcc.gov](mailto:PRA@fcc.gov) <<mailto:PRA@fcc.gov>> and to [Cathy.Williams@fcc.gov](mailto:Cathy.Williams@fcc.gov) <<mailto:Cathy.Williams@fcc.gov>>.

**FOR FURTHER INFORMATION CONTACT:** For additional information about the information collection, contact Cathy Williams at (202) 418-2918.

**SUPPLEMENTARY INFORMATION:**  
OMB Control Number: 3060-1084.  
Title: Rules and Regulations Implementing Minimum Customer

Account Record Exchange Obligations on All Local and Interexchange Carriers (CARE).

*Form Number:* N/A.

*Type of Review:* Extension of a currently approved collection.

*Respondents:* Business or other for-profit entities.

*Number of Respondents and Responses:* 2,621 respondents; 574,468 responses.

*Estimated Time per Response:* 1 minute (.017 hours) to 20 minutes (.33 hours).

*Frequency of Response:* Recordkeeping and annual reporting requirements.

*Obligation to Respond:* Required to obtain or retain benefits. The statutory authority for these information requirements are found in sections 1-4, 201, 202, 222, 258, and 303(r) of the Communications Act of 1934, as amended; 47 U.S.C. 151-154, 201, 202, 222, 258, and 303(r).

*Total Annual Burden:* 47,693 hours.

*Total Annual Cost:* None.

*Nature and Extent of Confidentiality:* Confidentiality is not an issue as individuals and/or households are not required to provide personally identifiable information.

*Privacy Impact Assessment:* No impact(s).

*Needs and Uses:* In the 2005 Report and Order and Further Notice of Proposed Rulemaking, In the Matter of Rules and Regulations Implementing Minimum Customer Account Record Exchange Obligations on All Local and Interexchange Carriers (2005 Report and Order), CG Docket No. 02-386, FCC 05-29, which was released on February 25, 2005, the Commission adopted rules governing the exchange of customer account information between local exchange carriers (LECs) and interexchange carriers (IXCs). The Commission concluded that mandatory, minimum standards are needed in light of record evidence demonstrating that information needed by carriers to execute customer requests and properly bill customers is not being consistently provided by all LECs and IXCs. Specifically, the 2005 Report and Order requires LECs to supply customer account information to IXCs when: (1) the LEC places an end user on, or removes an end user from, an IXC's network; (2) an end user presubscribed to an IXC makes certain changes to her account information via her LEC; (3) an IXC requests billing name and address information for an end user who has usage on an IXC's network but for whom the IXC does not have an existing account; and (4) a LEC rejects an IXC-initiated PIC order. The 2005 Report

and Order required IXC to notify LECs when an IXC customer informs an IXC directly of the customer's desire to change IXCs. In the accompanying Further Notice of Proposed Rulemaking, the Commission sought comment on whether to require the exchange of customer account information between LECs. In December 2007, the Commission declined to adopt mandatory LEC-to-LEC data exchange requirements.

Federal Communications Commission.

**Cecilia Sigmund,**

*Associate Secretary, Office of the Secretary,  
Office of Managing Director.*

[FR Doc. 2013-05449 Filed 3-7-13; 8:45 am]

**BILLING CODE 6712-01-P**

## FEDERAL RESERVE SYSTEM

### Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than March 25, 2013.

A. Federal Reserve Bank of Cleveland (Nadine Wallman, Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101-2566:

1. *WVS Financial Corp. ESOP and John W. Grace*, Trustee, Pittsburgh, Pennsylvania; to retain and acquire additional voting shares of WVS Financial Corp., and thereby indirectly retain and acquire additional voting shares West View Savings Bank, both in Pittsburgh, Pennsylvania.

B. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:

1. *Elisabeth Meyer Kimmel, La Jolla, California, as trustee of the EMK 2010 3Y GRATA, the EMK 2010 3Y GRAT B, the EMK 2010 3Y GRAT C, the EMK 2013 2Y GRATA, the EMK 2013 2Y GRAT B, the EMK 2013 2Y GRAT C, the*

*EMK 2013 2Y GRAT D, and the EMK 2013 2Y GRAT E; August Christopher Meyer, Jr., individually and as trustee of the: ACM, Jr. 2010 3Y GRAT A, the ACM, Jr. 2010 3Y GRAT B, the ACM, Jr. 2010 3Y GRAT C, the ACM, Jr. 2013 2Y GRAT A, the ACM, Jr. 2013 2Y GRAT B, the ACM, Jr. 2013 2Y GRAT C, the ACM, Jr. 2013 2Y GRAT D, the Katharine Clara Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust, the John August Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust and the Thomas Conrad Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust; Gregory B. Lykins, as trustee of the Elisabeth Meyer Kimmel Exempt Trust U/A of August C. Meyer, Jr. 2001 Special Trust and the August C. Meyer, Jr. 2012 Descendants Trust; Karen H. Meyer, as trustee of the Karen H. Meyer Revocable Trust, all of Champaign, Illinois; Gregory A. Kimmel, La Jolla, California, individually; the EMK 2010 3Y GRAT A; the EMK 2010 3Y GRAT B; the EMK 2010 3Y GRAT C; the EMK 2013 2Y GRAT A; the EMK 2013 2Y GRAT B; the EMK 2013 2Y GRAT C; the EMK 2013 2Y GRAT D; the EMK 2013 2Y GRAT E; the ACM, Jr. 2010 3Y GRAT A; the ACM, Jr. 2010 3Y GRAT B; the ACM, Jr. 2010 3Y GRAT C; the ACM, Jr. 2013 2Y GRAT A; the ACM, Jr. 2013 2Y GRAT B; the ACM, Jr. 2013 2Y GRAT C; the ACM, Jr. 2013 2Y GRAT D; the Katharine Clara Kimmel Non-Exempt Trust C/U; Elisabeth M. Kimmel 2002 Special Trust; the John August Kimmel Non-Exempt Trust C/U, Elisabeth M. Kimmel 2002 Special Trust; the Thomas Conrad Kimmel Non-Exempt Trust C/U; Elisabeth M. Kimmel 2002 Special Trust; the Elisabeth Meyer Kimmel Exempt Trust U/A of August C. Meyer, Jr. 2001 Special Trust; the August C. Meyer, Jr. 2012 Descendants Trust; and the Karen H. Meyer Revocable Trust, all of Champaign, Illinois, all as members of the Meyer/Kimmel Family Control Group, to retain and acquire voting shares of First Busey Corporation, and thereby indirectly retain and control voting shares of Busey Bank, both in Champaign, Illinois.*

C. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198-0001:

1. *Rick G. McKinney*, Austin, Texas; to acquire voting shares of Town & Country Bancshares, LLC, and thereby indirectly acquire voting shares of Oklahoma State Bank, both in Guthrie, Oklahoma.

2. *Troy and Crystal Faulkender, Oakley, Kansas; Jay and Brandy Todd, Rexford, Kansas; Darvin and Tammi Strutt, Colby, Kansas; Sharon and*

*Ronnie Schamberger, Hoxie, Kansas; Crystal Ann Trauer, trustee of the Laurence Duane Trauer Tax Shelter Trust and the Crystal Ann Trauer Revocable Trust, Hays, Kansas; Nichole and Bret Tremblay, Manhattan, Kansas; Leslea and Brett Oelke, Hoxie, Kansas; Brittany Schamberger, Hoxie, Kansas; Taylore Schamberger, Hoxie, Kansas; Jerry and Melissa Spresser, Hoxie, Kansas; Larry and Julia Spresser, Pittsburg, Kansas; Brian and Sheri Baalman, Menlo, Kansas; and Samuel Brookover, Scott City, Kansas, as a group acting in concert, to acquire voting shares of Big Mac Bancshares, Inc., Hoxie, Kansas, and thereby indirectly acquire voting shares of Peoples State Bank, McDonald, Kansas.*

Board of Governors of the Federal Reserve System, March 5, 2013.

**Michael J. Lewandowski,**

*Assistant Secretary of the Board.*

[FR Doc. 2013-05463 Filed 3-7-13; 8:45 am]

**BILLING CODE 6210-01-P**

## FEDERAL RESERVE SYSTEM

### Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than April 4, 2013.

A. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:

1. *QCR Holdings, Inc.*, Moline, Illinois; to acquire 100 percent of the voting shares of Community National Bancorporation, and thereby indirectly acquire voting shares of Community National Bank, both in Waterloo, Iowa.

B. Federal Reserve Bank of Dallas (E. Ann Worthy, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. *Texas Heritage Bancshares, Inc.*, Hondo, Texas; to acquire 100 percent of the voting shares of Uvalde National Bank, Uvalde, Texas.

Board of Governors of the Federal Reserve System, March 5, 2013.

**Michael J. Lewandowski,**

*Assistant Secretary of the Board.*

[FR Doc. 2013-05466 Filed 3-7-13; 8:45 am]

**BILLING CODE 6210-01-P**

## FEDERAL RESERVE SYSTEM

### Formations of, Acquisitions by, and Mergers of Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 2013-03831) published on page 11884 of the issue for Wednesday, February 20, 2013.

Under the Federal Reserve Bank of San Francisco heading, the entry for One PacificCoast Foundation and One PacificCoast Bancorp, Inc., both in Oakland, California, is revised to read as follows:

A. Federal Reserve Bank of San Francisco (Gerald C. Tsai, Director, Applications and Enforcement) 101 Market Street, San Francisco, California 94105-1579:

1. *One PacificCoast Foundation and One PacificCoast Bancorp, Inc.*, both in Oakland, California, to become bank holding companies by acquiring at least 90 percent of the voting shares of Albina Community Bank, Portland, Oregon.

In connection with this application, Applicant also has applied to retain voting shares of One PacificCoast Bank FSB, Oakland, California, and thereby engage in operating a nonbank thrift subsidiary, pursuant to section 225.28(b)(4)(ii).

Comments on this application must be received by March 15, 2013.

Board of Governors of the Federal Reserve System, March 5, 2013.

**Michael J. Lewandowski,**

*Assistant Secretary of the Board.*

[FR Doc. 2013-05464 Filed 3-7-13; 8:45 am]

**BILLING CODE 6210-01-P**

## FEDERAL RESERVE SYSTEM

### Notice of Proposals To Engage in or To Acquire Companies Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under the Home Owners' Loan Act (HOLA) (12 U.S.C. 1461 *et seq.*), and Regulation LL (12 CFR Part 238) or Regulation MM (12 CFR Part 239) to engage *de novo*, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is described in §§ 238.53 or 238.54 of Regulation LL (12 CFR 238.53 or 238.54) or § 239.8 of Regulation MM (12 CFR 239.8). Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 10a(c)(4)(B) of HOLA (12 U.S.C. 1467a(c)(4)(B)).

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than March 25, 2013.

A. Federal Reserve Bank of San Francisco (Gerald C. Tsai, Director, Applications and Enforcement) 101 Market Street, San Francisco, California 94105-1579:

1. *One PacificCoast Foundation and One PacificCoast Bancorp, Inc.*, both in Oakland, California; to acquire improved real estate for remodeling, rehabilitation, modernization, renovation, or demolition and rebuilding for sale or rent, pursuant to section 238.53(b)(7) of Regulation Y.

Board of Governors of the Federal Reserve System, March 5, 2013.

**Michael J. Lewandowski,**

*Assistant Secretary of the Board.*

[FR Doc. 2013-05465 Filed 3-7-13; 8:45 am]

**BILLING CODE 6210-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Centers for Disease Control and Prevention

#### Disease, Disability, and Injury Prevention and Control Special Emphasis Panels (SEP): Initial Review

The meeting announced below concerns Epidemiology, Prevention and Treatment of Influenza and other Respiratory Infections in Panama and Central America Region, Funding Opportunity Announcement (FOA) IP13-002; and Strengthening Global Animal-Human Interface Activities for Avian Influenza and other Zoonotic Diseases, FOA CK13-002, initial review.

**Correction:** The notice was published in the **Federal Register** on February 7, 2013, Volume 78, Number 26, Page 9055. The time and date should read as follows:

**Time and Date:** 1:00 p.m.–3:00 p.m., March 26, 2013 (Closed).

**Contact Person for More Information:** Gregory Anderson, M.S., M.P.H., Scientific Review Officer, CDC, 1600 Clifton Road, NE., Mailstop E60, Atlanta, Georgia 30333, Telephone: (404) 718-8833.

The Director, Management Analysis and Services Office, has been delegated the authority to sign **Federal Register** notices pertaining to announcements of meetings and other committee management activities, for both the Centers for Disease Control and Prevention and the Agency for Toxic Substances and Disease Registry.

**Elaine L. Baker,**

*Director, Management Analysis and Services Office, Centers for Disease Control and Prevention.*

[FR Doc. 2013-05393 Filed 3-7-13; 8:45 am]

**BILLING CODE 4163-18-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Centers for Medicare & Medicaid Services

**[Document Identifier: CMS-846-849, 10125 and 10126]**

#### Agency Information Collection Activities: Submission for OMB Review; Comment Request

**AGENCY:** Centers for Medicare & Medicaid Services, HHS.

In compliance with the requirement of section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Centers for Medicare & Medicaid Services (CMS), Department of Health

and Human Services, is publishing the following summary of proposed collections for public comment. Interested persons are invited to send comments regarding this burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the Agency's function; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

**1. Type of Information Collection**  
*Request:* Reinstatement without change of previously approved collection; *Title:* Durable Medical Equipment Medicare Administrative Contractor Certificate of Medical Necessity and Supporting Documentation Requirements; *Use:* The certificates of medical necessity (CMNs) collect information required to help determine the medical necessity of certain items. The CMS requires CMNs where there may be a vulnerability to the Medicare program. Each initial claim for these items must have an associated CMN for the beneficiary. Suppliers (those who bill for the items) complete the administrative information (e.g., patient's name and address, items ordered, etc.) on each CMN. The 1994 Amendments to the Social Security Act require that the supplier also provide a narrative description of the items ordered and all related accessories, their charge for each of these items, and the Medicare fee schedule allowance (where applicable). The supplier then sends the CMN to the treating physician or other clinicians (e.g., physician assistant, LPN, etc.) who completes questions pertaining to the beneficiary's medical condition and signs the CMN. The physician or other clinician returns the CMN to the supplier who has the option to maintain a copy and then submits the CMN (paper or electronic) to CMS, along with a claim for reimbursement. *Form Numbers:* CMS-846, 847, 848, 849, 10125, 10126 (OCN: 0938-0679); *Frequency:* Occasionally; *Affected Public:* Individuals or Households; *Number of Respondents:* 462,000; *Total Annual Responses:* 462,000; *Total Annual Hours:* 92,400. (For policy questions regarding this collection contact Amanda Burd at 410-786-2074. For all other issues call 410-786-1326.)

To obtain copies of the supporting statement and any related forms for the proposed paperwork collections referenced above, access CMS' Web site

address at <http://www.cms.hhs.gov/PaperworkReductionActof1995>, or Email your request, including your address, phone number, OMB number, and CMS document identifier, to [Paperwork@cms.hhs.gov](mailto:Paperwork@cms.hhs.gov), or call the Reports Clearance Office on (410) 786-1326.

To be assured consideration, comments and recommendations for the proposed information collections must be received by the OMB desk officer at the address below, no later than 5 p.m. on April 8, 2013.

OMB, Office of Information and Regulatory Affairs, Attention: CMS Desk Officer, Fax Number: (202) 395-6974, Email: [OIRA\\_submission@omb.eop.gov](mailto:OIRA_submission@omb.eop.gov).

Dated: February 26, 2013.

**Martique Jones,**

*Deputy Director, Regulations Development Group, Office of Strategic Operations and Regulatory Affairs.*

[FR Doc. 2013-05388 Filed 3-7-13; 8:45 am]

**BILLING CODE 4120-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Centers for Medicare & Medicaid Services

[Document Identifier: CMS-10053]

#### Agency Information Collection Activities: Proposed Collection; Comment Request

**AGENCY:** Centers for Medicare & Medicaid Services, HHS.

In compliance with the requirement of section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Centers for Medicare & Medicaid Services (CMS) is publishing the following summary of proposed collections for public comment. Interested persons are invited to send comments regarding this burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the agency's functions; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

**1. Type of Information Collection**  
*Request:* Extension of a currently approved collection; *Title of Information Collection:* Paid Feeding

Assistants in Long-Term Care Facilities and Supporting Regulations at 42 CFR 483.160; *Use:* Pursuant to 42 CFR part 483, long-term care facilities are permitted to use paid feeding assistants to supplement the services of certified nurse aides. If facilities choose this option, feeding assistants must complete a training program. Nursing home providers are expected to maintain a record of all individuals used by the facility as paid feeding assistants. *Form Number:* CMS-10053 (OCN: 0938-0916); *Frequency:* Occasionally; *Affected Public:* Private Sector: Business or other for-profit and not-for-profit institutions; *Number of Respondents:* 4,250; *Total Annual Responses:* 4,250; *Total Annual Hours:* 25,500. (For policy questions regarding this collection contact Shelly Ray at 410-786-7884. For all other issues call 410-786-1326.)

To obtain copies of the supporting statement and any related forms for the proposed paperwork collections referenced above, access CMS' Web site address at <http://www.cms.hhs.gov/PaperworkReductionActof1995>, or Email your request, including your address, phone number, OMB number, and CMS document identifier, to [Paperwork@cms.hhs.gov](mailto:Paperwork@cms.hhs.gov), or call the Reports Clearance Office on (410) 786-1326.

In commenting on the proposed information collections please reference the document identifier or OMB control number. To be assured consideration, comments and recommendations must be submitted in one of the following ways by May 7, 2013:

**1. Electronically.** You may submit your comments electronically to <http://www.regulations.gov>. Follow the instructions for "Comment or Submission" or "More Search Options" to find the information collection document(s) accepting comments.

**2. By regular mail.** You may mail written comments to the following address:

CMS, Office of Strategic Operations and Regulatory Affairs, Division of Regulations Development, Attention: Document Identifier/OMB Control Number \_\_\_\_\_, Room C4-26-05, 7500 Security Boulevard, Baltimore, Maryland 21244-1850.

Dated: March 4, 2013.

**Martique Jones,**

*Deputy Director, Regulations Development Group, Office of Strategic Operations and Regulatory Affairs.*

[FR Doc. 2013-05389 Filed 3-7-13; 8:45 am]

**BILLING CODE 4120-01-P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES****Administration for Children and Families****Proposed Information Collection Activity; Comment Request***Proposed Projects:*

*Title:* TANF Quarterly Financial Report, ACF-196.

*OMB No.:* 0970-0247.

*Description:* This information collection is authorized under Section 411(a)(3) of the Social Security Act. This request is for renewal of approval to use the Administration for Children and Families' (ACF) 196 form for periodic financial reporting under the Temporary Assistance for Needy Families (TANF) program. States participating in the TANF program are required by statute to report financial data on a quarterly basis. This form meets the legal

standard and provides essential data on the use of Federal funds. Failure to collect the data would seriously compromise ACF's ability to monitor program expenditures, estimate funding needs, and to prepare budget submissions required by Congress. Financial reporting under the TANF program is governed by 45 CFR part 265.

*Respondents:* TANF Agencies.

**ANNUAL BURDEN ESTIMATES**

Instrument	Number of respondents	Number of responses per respondent	Average burden hours per response	Total burden hours
ACF-196 .....	51	4	10	2,040

*Estimated Total Annual Burden Hours:* 2,040.

In compliance with the requirements of Section 506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Administration for Children and Families is soliciting public comment on the specific aspects of the information collection described above. Copies of the proposed collection of information can be obtained and comments may be forwarded by writing to the Administration for Children and Families, Office of Planning, Research and Evaluation, 370 L'Enfant Promenade SW., Washington, DC 20447, Attn: ACF Reports Clearance Officer. Email address: [infocollection@acf.hhs.gov](mailto:infocollection@acf.hhs.gov). All requests should be identified by the title of the information collection.

The Department specifically requests comments on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted within 60 days of this publication.

**Robert Sargis,**

*Reports Clearance Officer.*

[FR Doc. 2013-05378 Filed 3-7-13; 8:45 am]

**BILLING CODE 4184-01-P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES****Food and Drug Administration**

[Docket No. FDA-2011-D-0643]

**Guidance for Industry: What You Need To Know About Administrative Detention of Foods; Small Entity Compliance Guide; Availability**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing the availability of a guidance for industry entitled "What You Need to Know About Administrative Detention of Foods; Small Entity Compliance Guide" (SECG) which updates an earlier guidance of similar title. Previously, this guidance restated the legal requirements of FDA's administrative detention regulation. This document also at one time served as FDA's guidance for administrative detention. In October 2011, FDA revised an earlier version of this guidance document to be consistent with the changes made by an interim final rule (IFR) issued in the **Federal Register** of May 5, 2011, and to serve as guidance for industry on administrative detention. FDA has since issued a final rule adopting the IFR as final without changes which was published in the **Federal Register** of February 5, 2013. Accordingly, FDA is further revising the existing guidance document to provide guidance intended to help any entity comply with the requirements in FDA's administrative detention regulation, including the amendments to these requirements made by the final rule. This notice also clarifies that this

document continues to serve as FDA's guidance for administrative detention.

**DATES:** Submit either electronic or written comments on Agency guidances at any time.

**ADDRESSES:** Submit written requests for single copies of the guidance to the Outreach and Information Center (HFS-009), Center for Food Safety and Applied Nutrition, Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740. Send one self-addressed adhesive label to assist that office in processing your request. See the **SUPPLEMENTARY INFORMATION** section for electronic access to the guidance.

Submit electronic comments on the guidance to <http://www.regulations.gov>. Submit written comments on the guidance to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

**FOR FURTHER INFORMATION CONTACT:**

William A. Correll, Jr., Office of Compliance (HFS-607), Center for Food Safety and Applied Nutrition, Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740, 240-402-1611.

**SUPPLEMENTARY INFORMATION:****I. Background**

The FDA Food Safety Modernization Act (FSMA) (Pub. L. 111-353) was signed into law on January 4, 2011. Section 207 of FSMA amended the criteria for ordering administrative detention in section 304(h)(1)(A) of the Federal Food, Drug, and Cosmetic Act (FD&C Act) (21 U.S.C. 334(h)(1)(A)) to provide FDA the authority to order administrative detention if there is reason to believe that an article of food is adulterated or misbranded. On May 5, 2011, in accordance with FSMA, FDA



published an IFR in the **Federal Register** amending its regulations in 21 CFR part 1, subpart K (76 FR 25538), that pertain to the criteria for ordering administrative detention. This IFR became effective on July 3, 2011. On February 5, 2013, FDA issued a final rule which adopted the IFR as final without changes. FDA is announcing the availability of an update to an existing guidance document that will also serve as FDA's SECG.

In October 2011, FDA updated an existing guidance which had restated the legal requirements of FDA's administrative detention regulation at 21 CFR part 1, subpart K, implementing section 304(h) of the FD&C Act, as added by the Public Health Security and Bioterrorism Preparedness and Response Act of 2002. This document had also served as FDA's guidance for 21 CFR part 1, subpart K in accordance with the Small Business Regulatory Enforcement Fairness Act of 1996 (SBREFA). The title of the October 2011 guidance was "What You Need to Know About Administrative Detention of Foods," (76 FR 66073, October 25, 2011). The guidance was intended to provide individuals in the human and animal food industries with an understanding of FDA's authority to order the administrative detention of human or animal food under section 304(h) of the FD&C Act, as amended by section 207 of FSMA. It provided practical information, including who can approve an administrative detention order, what food may be subject to administrative detention, who receives a copy of an administrative detention order, and the process for appealing an administrative detention order. Additionally, the guidance identified references that contain more information regarding FDA's authority to order administrative detention.

FDA received one general comment about FDA decisionmaking to the docket associated with the October 2011 version (Docket Number FDA-2011-D-0643). The comment stated that it would like to ensure that FDA makes sound decisions based on testing from qualified laboratories. As such, the comment continued, FDA and private laboratories must be accredited and must follow good laboratory practices in their testing programs. In addition, the comment stated that testing should be conducted using validated testing methods that have been accredited and approved. Sound science is the cornerstone of FDA regulatory programs and actions and, to that extent, FDA agrees with the comment; however, in the context of administrative detention, FDA is not limited, as implied by the

comment, to relying on analytical test results to determine whether FDA has a reason to believe a food is adulterated or misbranded. All evidence available to the Agency may be considered when making such a determination.

Since then, in the **Federal Register** of February 5, 2013 (78 FR 7994), FDA issued a final rule adopting the IFR as final without changes. The final rule adopts without change the interim final rule's amendments to certain regulations in 21 CFR part 1, subpart K to be consistent with amendments to the criteria for ordering administrative detention of human or animal food made by FSMA. The final rule, which adopts the interim final rule as final, is effective upon publication in the **Federal Register**.

The Regulatory Flexibility Act (5 U.S.C. 601-612) requires Agencies to determine whether a final rule will have a significant impact on small entities when an Agency issues a final rule "after being required \* \* \* to publish a general notice of proposed rulemaking." Although FDA is not required to perform a regulatory flexibility analysis because, in accordance with 5 U.S.C. 553(b)(3)(B) and 21 CFR 10.40(e)(1), the Agency found for good cause that use of prior notice and comment procedures were contrary to the public interest; FDA has nonetheless examined the economic implications of the final rule in accordance with the Regulatory Flexibility Act and determined that the final rule will not have a significant economic impact on a substantial number of small entities (78 FR 7994). Similarly because FDA is not required to perform a final regulatory flexibility analysis under 5 U.S.C. 605(b) for the final rule, FDA is not required to issue a guidance to comply with section 212 of SBREFA (Pub. L. 104-121); nevertheless, FDA has updated this guidance to state in plain language the requirements of 21 CFR part 1, subpart K.

FDA is issuing this guidance consistent with FDA's good guidance practices regulation (21 CFR 10.115(c)(2)). This guidance represents the Agency's current thinking on administrative detention of foods. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. An alternative approach may be used if such approach satisfies the requirements of the applicable statutes and regulations.

## II. Paperwork Reduction Act of 1995

This guidance refers to collections of information found in FDA regulations. These collections of information are

subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501-3520). We conclude that the collections of information in §§ 1.381(d) and 1.402 are exempt from OMB review under 44 U.S.C. 3518(c)(1)(B)(ii) and 5 CFR 1320.4(a)(2) as collections of information obtained during the conduct of a civil action to which the United States or any official or Agency thereof is a party, or during the conduct of an administrative action, investigation, or audit involving an Agency against specific individuals or entities. The regulations in 5 CFR 1320(c) provide that the exception in 5 CFR 1320.4(a)(2) applies during the entire course of the investigation, audit, or action, but only after a case file or equivalent is opened with respect to a particular party. Such a case file would be opened as part of the decision to detain an article of food.

## III. Comments

Interested persons may submit either electronic comments regarding this document to <http://www.regulations.gov> or written comments to the Division of Dockets Management (see **ADDRESSES**). It is only necessary to send one set of comments. Identify comments with the docket number found in brackets in the heading of this document. Received comments may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday, and will be posted to the docket at <http://www.regulations.gov>.

## IV. Electronic Access

Persons with access to the Internet may obtain the guidance at either <http://www.fda.gov/RegulatoryInformation/Guidances/default.htm> or <http://www.regulations.gov>. Always access an FDA guidance document by using FDA's Web site listed previously to find the most current version of the guidance.

Dated: March 5, 2013.

**Leslie Kux,**

*Assistant Commissioner for Policy.*

[FR Doc. 2013-05470 Filed 3-7-13; 8:45 am]

**BILLING CODE 4160-01-P**



# DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Food and Drug Administration

[Docket No. FDA-2013-N-0196]

### Food and Drug Administration Prescription Drug User Fee Act V Benefit-Risk Plan; Request for Comments

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice, request for comments.

**SUMMARY:** The Food and Drug Administration (FDA or the Agency) is announcing the availability of a draft 5-year plan describing the Agency's approach to further developing and implementing a structured framework for benefit-risk assessment in the human drug and biologic review process and the opportunity for public comment on the draft plan. This plan is part of FDA's commitments that were made as part of the fifth authorization of the Prescription Drug User Fee Act (PDUFA V). FDA has published the draft plan on its Web site at <http://www.fda.gov/downloads/ForIndustry/UserFees/PrescriptionDrugUserFee/UCM329758.pdf>.

**DATES:** Submit either electronic or written comments by May 7, 2013.

**ADDRESSES:** Submit electronic comments to [www.regulations.gov](http://www.regulations.gov). Submit written comments to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. All comments should be identified with the docket number found in brackets in the heading of this document.

**FOR FURTHER INFORMATION CONTACT:** Graham Thompson, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 51, rm. 1199, Silver Spring, MD 20993, 301-796-5003, FAX: 301-847-8443, Email: [Graham.Thompson@fda.hhs.gov](mailto:Graham.Thompson@fda.hhs.gov); or Stephen Ripley, Center for Biologics Evaluation and Research (HFM-17), Food and Drug Administration, 1401 Rockville Pike, suite 200N, Rockville, MD 20852-1448, 301-827-6210.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

On July 9, 2012, the President signed into law the Food and Drug Administration Safety and Innovation Act (FDASIA), (Pub. L. 112-144). Section 905 of FDASIA amends section 505(d) of the Federal Food, Drug, and Cosmetic Act (FD&C Act) by requiring

FDA to "implement a structured risk-benefit assessment framework in the new drug approval process to facilitate the balanced consideration of benefits and risks, a consistent and systematic approach to the discussion and regulatory decisionmaking, and the communication of the benefits and risks of new drugs." Title I of FDASIA reauthorizes PDUFA and provides FDA with the user fee resources necessary to maintain an efficient review process for human drug and biological products. The reauthorization of PDUFA includes performance goals and procedures for the Agency that represent FDA's commitments during fiscal years 2013-2017. These commitments are fully described in the document entitled "PDUFA Reauthorization Performance Goals and Procedures Fiscal Years 2013 through 2017" ("PDUFA Goals Document"), available on FDA's Web site at <http://www.fda.gov/downloads/ForIndustry/UserFees/PrescriptionDrugUserFee/UCM270412.pdf>. Section X of the PDUFA Goals Document, titled "Enhancing Benefit-Risk Assessment in Regulatory Decisionmaking," addresses the development of a 5-year plan that describes the Agency's approach to further develop and implement a structured benefit-risk framework in its human drug and biologic review process. The publication and implementation of this plan are intended to fulfill the requirement in section 905 of FDASIA and the commitments described in Section X of the PDUFA Goals Document.

##### II. Draft Plan Describing Structured Approach to Benefit-Risk Assessment

Ensuring the safety, effectiveness, and quality of human drugs is a complicated regulatory task, requiring FDA's consideration of a multitude of complex factors. FDA's regulatory decision making process takes into consideration not only the data submitted in a marketing application, but also a broad set of additional factors, including the clinical context for the proposed product (such as the nature and severity of the disease or condition that the proposed product is intended to treat or prevent and the benefits and risks of other available therapies for that disease or condition) and any risk management tools that might be necessary to ensure that the benefits of the proposed product outweigh its risks.

FDA believes that implementing a standardized structure for the analysis of the various benefit and risk considerations that make up a regulatory decision will help to facilitate balanced and consistent

consideration of the benefit and risk factors during the review process and to enhance the transparency of regulatory review. FDA therefore has developed a draft plan describing a benefit-risk assessment framework that is designed to make explicit the consideration of the various benefit-risk factors and the role of those factors in the regulatory decision-making process for human drug and biological product marketing applications. It is important to note that, as specified in section 905 of FDASIA, this framework does not change the criteria for approval of a drug or biological product. All new drug applications and biological license applications must meet the requirements for approval under the FD&C Act and the Public Health Service Act, respectively.

By clearly articulating FDA's key considerations in a standard structure, this framework can serve as an important tool for the analysis and discussion of the relevant benefit and risk considerations during the review process. A second and equally important purpose of the benefit-risk framework is that it can serve as a tool to communicate the reasoning of FDA's regulatory decisions to the public. When FDA approves a new drug or biological product, it generally posts decisional memos on the Agency's Web site. These documents may be highly technical and may not be easily understandable to a broad audience with varying backgrounds. The benefit-risk framework aims to enhance FDA's communication of its decisions by making clear the important considerations in the Agency's decision-making process, and how they affected the final regulatory decision, in a clear, succinct summary.

With this notice, FDA is announcing the availability of a draft 5-year plan describing the Agency's approach to further developing and implementing the benefit-risk framework and the opportunity for the public to comment on the plan. FDA has published the plan on the Agency's Web site at <http://www.fda.gov/downloads/ForIndustry/UserFees/PrescriptionDrugUserFee/UCM329758.pdf>. The comment period will remain open for 60 days following the publication of this notice. After consideration of public comments, FDA will finalize the plan. Throughout PDUFA V, the Agency will update the plan as necessary and post all updates on the FDA's Web site.

Dated: March 5, 2013.

**Leslie Kux,**

*Assistant Commissioner for Policy.*

[FR Doc. 2013-05471 Filed 3-7-13; 8:45 am]

**BILLING CODE 4160-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Report on Carcinogens Webinar on Pentachlorophenol; Notice of Public Webinar and Registration Information

**SUMMARY:** The National Toxicology Program (NTP) announces a public webinar, "Human cancer studies on exposure to pentachlorophenol (PCP): Differentiating potential cancer effects of PCP exposure from effects due to occupational co-exposures or PCP contaminants." The Office of the Report on Carcinogens (ORoC), Division of the NTP (DNTP), National Institute of Environmental Health Sciences (NIEHS) will hold the webinar using Adobe® Connect™, and the public can register to attend.

**DATES:**

*Webinar:* April 11, 2013, 12:30 p.m. to approximately 5:00 p.m. Eastern Daylight Time (EDT).

*Pre-Registration for Webinar:* March 8, 2013 to April 8, 2013.

**ADDRESSES:**

*Webinar Web page:* The agenda, speaker abstracts, registration, and other meeting materials are at <http://ntp.niehs.nih.gov/go/pcpwebinar>.

**FOR FURTHER INFORMATION CONTACT:** Dr. Ruth M. Lunn, Director, ORoC, DNTP, NIEHS, P.O. Box 12233, MD K2-14, Research Triangle Park, NC 27709. Phone: (919) 316-4637; Fax: (301) 480-2970, Email: [lunn@niehs.nih.gov](mailto:lunn@niehs.nih.gov). Hand Delivery/Courier: 530 Davis Drive, Room 2138, Morrisville, NC 27560.

**SUPPLEMENTARY INFORMATION:**

*Background:* The Report on Carcinogens (RoC) is a congressionally mandated, science-based, public health report that identifies agents, substances, mixtures, or exposures (collectively called "substances") in our environment that are cancer hazards for people living in the United States. The NTP prepares the RoC on behalf of the Secretary of Health and Human Services following an established, four-part process (<http://ntp.niehs.nih.gov/go/rocprocess>).

PCP, including its sodium salt, is a chlorinated aromatic compound that is used primarily as a wood preservative in the United States. It was selected as a candidate substance following solicitation of public comment and review by the NTP Board of Scientific

Counselors on June 21–22, 2012 (<http://ntp.niehs.nih.gov/go/9741>) (for more information on the status of NTP review of PCP see <http://ntp.niehs.nih.gov/go/37897>).

The objective of the webinar is to provide scientific input to the ORoC on issues related to its approach for evaluating the epidemiologic studies on exposure to PCP and not to receive recommendations from invited speakers or the public on whether or not PCP should be listed in the RoC. The webinar will consist of (1) four presentations, each of which will be followed by a short question and answer period specific for the presentation, and (2) a discussion session across presentations. The goals of the individual presentations are (1) to identify occupational co-exposures and PCP components or contaminants in human epidemiologic studies of exposure to PCP, (2) to identify which co-exposures should be considered as potential confounders, and (3) to discuss the methods used in the epidemiologic studies to evaluate confounding.

*Webinar and Registration:* The webinar is scheduled for April 11, 2013, from 12:30 to approximately 5 p.m. e.d.t. The webinar may end early if the presentations and general discussion period are finished. The public may register for the webinar beginning March 8, 2013, through April 8, 2013, at <http://ntp.niehs.nih.gov/go/pcpwebinar>. There will be 50 connections available on a first-come, first-served basis for registrants. Registrants will receive instructions by email to access the webinar (via Adobe® Connect™) on or before April 9, 2013.

The preliminary agenda, list of speakers, and abstracts of the presentations should be posted on the NTP Web site (<http://ntp.niehs.nih.gov/go/pcpwebinar>) by March 26, 2013. Registrants are encouraged to access the webinar Web page to stay abreast of the most current information regarding this event. Any updates will be posted to the Web site.

*Public Participation:* Time will be set aside following each presentation and during the general discussion period after the talks are finished for the public to ask questions or make brief remarks. Instructions for participating in the meeting via Adobe® Connect™ will be included in the information for accessing the webinar. Individuals with disabilities who need accommodation to participate in this event should contact Dr. Lunn. TTY users should contact the Federal TTY Relay Service at 800-877-8339. Requests should be made at least

five business days in advance of the event.

*Background Information on the RoC:* Published biennially, each edition of the RoC is cumulative and consists of substances newly reviewed in addition to those listed in previous editions. The 12th RoC, the latest edition, was published on June 10, 2011 (available at <http://ntp.niehs.nih.gov/go/roc12>). The 13th RoC is under development. For each listed substance, the RoC contains a substance profile, which provides information on: Cancer studies that support the listing—including those in humans, animals, and studies on possible mechanisms of action—information about potential sources of exposure to humans, and current Federal regulations to limit exposures.

Dated: March 4, 2013.

**John R. Bucher,**

*Associate Director, National Toxicology Program.*

[FR Doc. 2013-05405 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### National Institute of General Medical Sciences; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Institute of General Medical Sciences Special Emphasis Panel; Review K99 Grant Applications.

*Date:* April 3, 2013.

*Time:* 8:00 a.m. to 5:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* Hyatt Regency Bethesda, One Bethesda Metro Center, 7400 Wisconsin Avenue, Bethesda, MD 20814.

*Contact Person:* John J. Laffan, Ph.D., Scientific Review Officer, Office of Scientific Review, National Institute of General Medical Sciences, National Institutes of Health, 45 Center Drive, Room 3An.18J, Bethesda, MD 20892, 301-594-2773, [laffanjo@mail.nih.gov](mailto:laffanjo@mail.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.375, Minority Biomedical Research Support; 93.821, Cell Biology and Biophysics Research; 93.859, Pharmacology, Physiology, and Biological Chemistry Research; 93.862, Genetics and Developmental Biology Research; 93.88, Minority Access to Research Careers; 93.96, Special Minority Initiatives, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2013-05369 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### National Eye Institute; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Eye Institute Special Emphasis Panel; NEI Pathways to Independence (K99) Applications.

*Date:* March 27–28, 2013.

*Time:* 8:00 a.m. to 5:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, 5635 Fishers Lane, Bethesda, MD 20892, (Virtual Meeting).

*Contact Person:* Brian Hoshaw, Ph.D., Scientific Review Officer, Division of Extramural Research, National Eye Institute, National Institutes of Health, 5635 Fishers Lane, Suite 1300, MSC 9300, 301-451-2020, [hoshawb@mail.nih.gov](mailto:hoshawb@mail.nih.gov).

*Name of Committee:* National Eye Institute Special Emphasis Panel; NEI Loan Repayment Program.

*Date:* April 9–11, 2013.

*Time:* 9:00 a.m. to 11:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, 5635 Fishers Lane, Bethesda, MD 20892, (Virtual Meeting).

*Contact Person:* Anne E Schaffner, Ph.D., Chief, Scientific Review Branch, Division of Extramural Research, National Eye Institute,

National Institutes of Health, 5635 Fishers Lane, Suite 1300, MSC 9300, 301-451-2020, [aes@nei.nih.gov](mailto:aes@nei.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.867, Vision Research, National Institutes of Health, HHS).

Dated: March 4, 2013.

**Melanie J. Gray,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2013-05368 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### National Cancer Institute; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2); notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The purpose of this meeting is to evaluate requests for preclinical development resources for potential new therapeutics for the treatment of cancer. The outcome of the evaluation will provide information to internal NCI committees that will decide whether NCI should support requests and make available contract resources for development of the potential therapeutic to improve the treatment of various forms of cancer. The research proposals and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the proposed research projects, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Cancer Institute Special Emphasis Panel; NCI Experimental Therapeutics Program (NExT).

*Date:* April 24, 2013.

*Time:* 8:30 a.m. to 4:30 p.m.

*Agenda:* To evaluate the NCI Experimental Therapeutics Program Portfolio.

*Place:* National Institutes of Health, 9000 Rockville Pike, Building 45, Conference Room D, Bethesda, MD 20892.

*Contact Persons:* Barbara Mroczkowski, Ph.D., Executive Secretary, Discovery Experimental Therapeutics Program, National Cancer Institute, NIH, 31 Center Drive, Room 3A44, Bethesda, MD 20892, (301) 496-4291, [mroczkoskib@mail.nih.gov](mailto:mroczkoskib@mail.nih.gov).

Joseph Tomaszewski, Ph.D., Executive Secretary, Development Experimental

Therapeutics Program, National Cancer Institute, NIH, 31 Center Drive, Room 3A44, Bethesda, MD 20892, (301) 496-6711, [tomaszej@mail.nih.gov](mailto:tomaszej@mail.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.392, Cancer Construction; 93.393, Cancer Cause and Prevention Research; 93.394, Cancer Detection and Diagnosis Research; 93.395, Cancer Treatment Research; 93.396, Cancer Biology Research; 93.397, Cancer Centers Support; 93.398, Cancer Research Manpower; 93.399, Cancer Control, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2013-05367 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Office of the Director, National Institutes of Health; Notice of Meeting

Pursuant to section 10(a) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of a meeting hosted by the Scientific Management Review Board.

The NIH Reform Act of 2006 (Pub. L. 109-482) provides organizational authorities to HHS and NIH officials to: (1) Establish or abolish national research institutes; (2) reorganize the offices within the Office of the Director, NIH including adding, removing, or transferring the functions of such offices or establishing or terminating such offices; and (3) reorganize divisions, centers, or other administrative units within an NIH national research institute or national center including adding, removing, or transferring the functions of such units, or establishing or terminating such units. The purpose of the Scientific Management Review Board (also referred to as SMRB or Board) is to advise appropriate HHS and NIH officials on the use of these organizational authorities and identify the reasons underlying the recommendations.

The meeting will be open to the public through teleconference at the number listed below.

*Name of Committee:* Scientific Management Review Board.

*Date:* March 19, 2013.

*Time:* 11:00 a.m. to 1:00 p.m.

*Agenda:* The meeting will focus on the findings and recommendations of the SBIR/STTR Working Group. The full Board will review and vote on the draft report from the Working Group. Time will be allotted on the agenda for public comment. Further

information for this meeting, including the agenda, will be available at <http://smrb.od.nih.gov>. To sign up for public comment, please submit your name and affiliation to the contact person listed below by March 18, 2013. Sign up will be restricted to one sign up per email. In the event that time does not allow for all those interested to present oral comments, anyone may file written comments using the contact person address below.

The toll-free number to participate in the teleconference is 877-891-6972. Indicate to the conference operator that your Participant pass code is "NIH".

**Place:** National Institutes of Health, Office of the Director, NIH, Office of Science Policy, 6705 Rockledge Drive, Suite 750, Bethesda, MD 20892, (Telephone Conference Call).

**Contact Person:** Juanita Marner, Office of Science Policy, Office of the Director, NIH, National Institutes of Health, 6705 Rockledge Drive, Suite 750, Bethesda, MD 20892, [smrb@mail.nih.gov](mailto:smrb@mail.nih.gov), (301) 435-1770.

Any interested person may file written comments with the committee by forwarding the statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number and when applicable, the business or professional affiliation of the interested person. The draft meeting agenda, meeting materials, dial-in information, and other information about the SMRB, will be available at <http://smrb.od.nih.gov>.

(Catalogue of Federal Domestic Assistance Program Nos. 93.14, Intramural Research Training Award; 93.22, Clinical Research Loan Repayment Program for Individuals from Disadvantaged Backgrounds; 93.232, Loan Repayment Program for Research Generally; 93.39, Academic Research Enhancement Award; 93.936, NIH Acquired Immunodeficiency Syndrome Research Loan Repayment Program; 93.187, Undergraduate Scholarship Program for Individuals from Disadvantaged Backgrounds, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2013-05370 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Office of the Director, National Institutes of Health; Notice of Meeting

Pursuant to section 10(a) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of a meeting of the Office of AIDS Research Advisory Council.

The meeting will be open to the public, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other

reasonable accommodations, should notify the Contact Person listed below in advance of the meeting.

**Name of Committee:** Office of AIDS Research Advisory Council.

**Date:** April 11, 2013.

**Time:** 8:30 a.m. to 5:00 p.m.

**Agenda:** The topic of the meeting will be HIV-associated Neurological Manifestations and Disorders. The speakers at this meeting will focus on the scientific progress and opportunities for research on: the epidemiology, diagnosis, assessment, treatment, and prevention of Neuro-AIDS and HIV-associated neurological disorders. The speakers also will highlight research on peripheral neuropathies in the ART era; HIV-associated neuropathogenesis; neuroimaging; host and viral genetics factors increasing vulnerability to Neuro-AIDS; CNS compartmentalization and challenges for an HIV cure; CNS-targeted ARV therapeutics; and neuroprotective strategies. An update will be provided on the latest changes made to the Federal HIV treatment and prevention guidelines by the OARAC Working Groups responsible for the guidelines.

**Place:** National Institutes of Health, 5635 Fishers Lane Conference Center, Terrace Level, Suite T-500, Rockville, MD 20852.

**Contact Person:** Robert Eisinger, Ph.D., Executive Secretary, Director of Scientific and Program Operations, Office of Aids Research, Office of the Director, NIH, 5635 Fishers Lane, Msc 9310, Suite 400, Rockville, MD 20852, (301) 496-0357; [be4y@nih.gov](mailto:be4y@nih.gov).

Any interested person may file written comments with the committee by forwarding the statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number and when applicable, the business or professional affiliation of the interested person.

Information is also available on the Institute's/Center's home page: [www.oar.nih.gov](http://www.oar.nih.gov), where an agenda and any additional information for the meeting will be posted when available.

(Catalogue of Federal Domestic Assistance Program Nos. 93.14, Intramural Research Training Award; 93.22, Clinical Research Loan Repayment Program for Individuals from Disadvantaged Backgrounds; 93.232, Loan Repayment Program for Research Generally; 93.39, Academic Research Enhancement Award; 93.936, NIH Acquired Immunodeficiency Syndrome Research Loan Repayment Program; 93.187, Undergraduate Scholarship Program for Individuals from Disadvantaged Backgrounds, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**

*Program Analyst, Director, Office of Federal Advisory Committee Policy.*

[FR Doc. 2013-05364 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Center for Scientific Review; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

**Name of Committee:** Center for Scientific Review Special Emphasis Panel; Infectious Diseases and Microbiology—AREA Review.

**Date:** March 19, 2013.

**Time:** 8:30 a.m. to 6:00 p.m.

**Agenda:** To review and evaluate grant applications.

**Place:** Residence Inn Bethesda, 7335 Wisconsin Avenue, Bethesda, MD 20814.

**Contact Person:** Richard G Kostriken, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3192, MSC 7808, Bethesda, MD 20892, 301-402-4454, [kostrikr@csr.nih.gov](mailto:kostrikr@csr.nih.gov).

**Name of Committee:** Center for Scientific Review Special Emphasis Panel; Member Conflict: Vascular Disease Pathobiology.

**Date:** March 29, 2013.

**Time:** 1:00 p.m. to 3:00 p.m.

**Agenda:** To review and evaluate grant applications.

**Place:** National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Telephone Conference Call).

**Contact Person:** Anshumali Chaudhari, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4124, MSC 7802, Bethesda, MD 20892, (301) 435-1210, [chaudhaa@csr.nih.gov](mailto:chaudhaa@csr.nih.gov).

**Name of Committee:** Center for Scientific Review Special Emphasis Panel; RFA-RM-12-014: Extracellular RNA in Therapy.

**Date:** March 29, 2013.

**Time:** 12:00 p.m. to 5:00 p.m.

**Agenda:** To review and evaluate grant applications.

**Place:** National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

**Contact Person:** Nywana Sizemore, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 6204, MSC 7804, Bethesda, MD 20892, 301-435-1718, [sizemoren@csr.nih.gov](mailto:sizemoren@csr.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine;

93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**  
Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2013–05365 Filed 3–7–13; 8:45 am]

**BILLING CODE 4140–01–P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Office of Health Assessment and Translation Webinar on the Assessment of Data Quality in Animal Studies; Notice of Public Webinar and Registration Information

**SUMMARY:** The National Toxicology Program (NTP) announces a public, web-based meeting on the assessment of data quality in animal studies. The Office of Health Assessment and Translation (OHAT), Division of the National Toxicology Program (DNTP), National Institute of Environmental Health Sciences (NIEHS) will host the web-based meeting using Adobe® Connect™ and the public can register to attend.

#### DATES:

*Registration for web-based meeting:* Deadline is March 18, 2013.

*Meeting:* March 20, 2013, 2:00–4:30 p.m. Eastern Daylight Time (EDT). Registrants will receive information by email to access the web-based meeting on or before March 19, 2013.

#### ADDRESSES:

*Agency Web site:* The agenda, registration, and other information are available at <http://ntp.niehs.nih.gov/go/38752>.

**FOR FURTHER INFORMATION CONTACT:** Dr. Andrew Rooney, Deputy Director, OHAT, DNTP, NIEHS, P.O. Box 12233, K2–04, Research Triangle Park, NC 27709. Phone: 919–541–2999, Fax: 301–480–3299, Email: [Andrew.Rooney@nih.gov](mailto:Andrew.Rooney@nih.gov).

#### SUPPLEMENTARY INFORMATION:

*Background:* The OHAT, DNTP, NIEHS, has led an effort for the NTP to develop an approach to carry out literature-based health assessments that incorporates systematic review methodology (available at <http://ntp.niehs.nih.gov/go/38673>).

The NTP plans to hold a series of web-based, public meetings with a focus on methodological issues related to OHAT implementing systematic review. The first will focus on the assessment of

data quality in animal studies. The meeting will begin with invited presentations related to the assessment of study quality followed by a general discussion period.

*Webinar and Registration:* The OHAT will host a web-based, public meeting on the assessment of data quality in animal studies on March 20, 2013, 2:00–4:30 p.m. EDT. The public may register for the webinar at <http://ntp.niehs.nih.gov/go/38752>. The deadline for registration for the webinar is March 18. Registrants will receive information by email to access the web-based meeting (via Adobe® Connect™) on or before March 19, 2013. The preliminary agenda is available at <http://ntp.niehs.nih.gov/go/38752>. Registrants are encouraged to access the Web site to stay abreast of current information about this event.

*Public Participation:* The meeting will be interactive with opportunities for the public to ask presenters specific questions and participate in the general discussion period. Instructions for participating in the meeting using Adobe® Connect™ will be included in the information for accessing the webinar. Individuals with disabilities who need accommodations to participate in this event should contact Dr. Andrew Rooney (See **FOR FURTHER INFORMATION CONTACT**). TTY users should contact the Federal TTY Relay Service at (800) 877–8330. Requests should be made at least 5 business days in advance of the web-based meeting.

*Background Information on OHAT:* OHAT was established to serve as an environmental health resource to the public and regulatory and health agencies (<http://www.ncbi.nlm.nih.gov/pmc/articles/PMC3094430>). This office conducts evaluations to assess the evidence that environmental chemicals, physical substances, or mixtures (collectively referred to as “substances”) cause adverse health effects and provides opinions on whether these substances may be of concern given what is known about current human exposure levels. OHAT also organizes workshops or state-of-the-science evaluations to address issues of importance in environmental health sciences. OHAT assessments are published as NTP Monographs. Information about OHAT is found at <http://ntp.niehs.nih.gov/go/ohat>.

Dated: March 4, 2013.

**John R. Bucher,**  
Associate Director, National Toxicology Program.

[FR Doc. 2013–05406 Filed 3–7–13; 8:45 am]

**BILLING CODE 4140–01–P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### National Cancer Institute; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Cancer Institute Special Emphasis Panel Cancer Causation & Emergence, Underlying Risk Factors and Prevention Mechanisms.

*Date:* April 10–11, 2013.

*Time:* 7:00 p.m. to 5:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* Hillton Washington DC/Rockville Hotel, 1750 Rockville Pike, Rockville, MD 20852.

*Contact Person:* Clifford W. Schweinfest, Ph.D., Scientific Review Officer, Special Review and Logistics Branch, Division of Extramural Activities, National Cancer Institute, NHH, 6116 Executive Blvd., Room 8050A, Bethesda, MD 20892–8328, 301–402–9415, [schweinfestcw@mail.nih.gov](mailto:schweinfestcw@mail.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.392, Cancer Construction; 93.393, Cancer Cause and Prevention Research; 93.394, Cancer Detection and Diagnosis Research; 93.395, Cancer Treatment Research; 93.396, Cancer Biology Research; 93.397, Cancer Centers Support; 93.398, Cancer Research Manpower; 93.399, Cancer Control, National Institutes of Health, HHS)

Dated: March 4, 2013.

**Melanie J. Gray,**  
Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2013–05366 Filed 3–7–13; 8:45 am]

**BILLING CODE 4140–01–P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES****National Institutes of Health****National Institute of Neurological Disorders and Stroke, Interagency Pain Research Coordinating Committee Call for Working Group Nominations**

**SUMMARY:** The National Institutes of Health and the Interagency Pain Research Coordinating Committee (IPRCC) are seeking nominations for membership of five working groups established to support efforts to create a comprehensive, population health level strategy for pain prevention, treatment, management, and research as recommended in the 2011 Institute of Medicine report titled "Relieving Pain in America: A Blueprint for Transforming Prevention, Care, Education, and Research."

**DATES:** Nominations are due by 5 p.m. on March 22, 2013.

**ADDRESSES:** Nominations must be sent to Linda Porter, Ph.D., NINDS/NIH, 31 Center Drive, Room 8A03, Bethesda, MD 20892, or by email to [porterl@ninds.nih.gov](mailto:porterl@ninds.nih.gov). Nominations must include contact information, and a current curriculum vitae or resume.

**FOR FURTHER INFORMATION CONTACT:**

Contact Linda Porter, Ph.D., NINDS/NIH, 31 Center Drive, Room 8A03, Bethesda, MD 20892, [porterl@ninds.nih.gov](mailto:porterl@ninds.nih.gov).

**SUPPLEMENTARY INFORMATION:** The Department of Health and Human Services (Department) has created the Interagency Pain Research Coordinating Committee (IPRCC). As specified in Public Law 111-148 ("Patient Protection and Affordable Care Act") the Committee will: (a) Develop a summary of advances in pain care research supported or conducted by the Federal agencies relevant to the diagnosis, prevention, and treatment of pain and diseases and disorders associated with pain; (b) identify critical gaps in basic and clinical research on the symptoms and causes of pain; (c) make recommendations to ensure that the activities of the National Institutes of Health and other Federal agencies are free of unnecessary duplication of effort; (d) make recommendations on how best to disseminate information on pain care; and (e) make recommendations on how to expand partnerships between public entities and private entities to expand collaborative, cross-cutting research.

The Office of the Assistant Secretary for Health, Department of Health and Human Services, has charged the IPRCC to create a comprehensive, population

health level strategy for pain prevention, treatment, management, and research as recommended in the 2011 Institute of Medicine Report titled "Relieving Pain in America: A Blueprint for Transforming Prevention, Care, Education, and Research." The National Institutes of Health and the IPRCC are seeking nominations for membership of five working groups established to support efforts to address this charge. The working groups will focus on five defined areas related to pain: (1) Professional education and training, (2) Public education and communication, (3) Public health: care, prevention, and disparities, (4) Public health: service delivery and reimbursement, and (5) Population research.

Membership on the working groups will include representation from the public, scientific community, health care providers, and federal and state agencies with expertise and knowledge appropriate for each group. Members will serve for the duration of the effort to develop the strategic plan. It is anticipated that each working group will meet multiple times over approximately 18 months. Appointment to these working groups shall be made without discrimination on the basis of age, race, ethnicity, gender, sexual orientation, disability, and cultural, religious, or socioeconomic status.

The Department is soliciting nominations for each working group to include non-federal members from among scientists, physicians, and other health professionals and for members of the general public who are representatives of leading research, advocacy, and service organizations for people with pain-related conditions. Nominations for representatives from private insurers, professional accreditation, certification, examination, and licensing organizations also are appropriate for some working groups as are those from state workers' compensation, Medicaid programs, and health departments. More information can be found at <http://iprcc.nih.gov>.

Dated: February 28, 2013.

**Story C. Landis,**

*Director, National Institute of Neurological Disorders and Stroke, National Institutes of Health.*

[FR Doc. 2013-05473 Filed 3-7-13; 8:45 am]

**BILLING CODE 4140-01-P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES****Substance Abuse and Mental Health Services Administration****Agency Information Collection Activities; Proposed Collection; Comment Request**

In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 concerning opportunity for public comment on proposed collections of information, the Substance Abuse and Mental Health Services Administration (SAMHSA) will publish periodic summaries of proposed projects. To request more information on the proposed projects or to obtain a copy of the information collection plans, call the SAMHSA Reports Clearance Officer at (240) 276-1243.

Comments are invited on: (a) Whether the proposed collections of information are necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

**Proposed Project: Regulations To Implement SAMHSA's Charitable Choice Statutory Provisions—42 CFR Parts 54 and 54a (OMB No. 0930-0242)—Extension**

Section 1955 of the Public Health Service Act (42 U.S.C. 300x-65), as amended by the Children's Health Act of 2000 (Pub. L. 106-310) and Sections 581-584 of the Public Health Service Act (42 U.S.C. 290kk et seq., as added by the Consolidated Appropriations Act (Pub. L. 106-554)), set forth various provisions which aim to ensure that religious organizations are able to compete on an equal footing for federal funds to provide substance abuse services. These provisions allow religious organizations to offer substance abuse services to individuals without impairing the religious character of the organizations or the religious freedom of the individuals who receive the services. The provisions apply to the Substance Abuse Prevention and Treatment Block Grant (SABG), to the Projects for Assistance in Transition from Homelessness (PATH)

formula grant program, and to certain Substance Abuse and Mental Health Services Administration (SAMHSA) discretionary grant programs (programs that pay for substance abuse treatment and prevention services, not for certain infrastructure and technical assistance activities). Every effort has been made to

assure that the reporting, recordkeeping and disclosure requirements of the proposed regulations allow maximum flexibility in implementation and impose minimum burden.

No changes are being made to the regulations or the burden hours. Information on how states comply with the requirements of 42 CFR part 54

was approved by the Office of Management and Budget (OMB) as part of the Substance Abuse Prevention and Treatment Block Grant FY 2012–2013 annual application and reporting requirements approved under OMB control number 0930–0168.

42 CFR Citation and Purpose	Number of respondents	Responses per respondent	Total Responses	Hours per response	Total hours
<b>Part 54—States Receiving SA Block Grants and/or Projects for Assistance in Transition from Homelessness (PATH)</b>					
<b>Reporting</b>					
96.122(f)(5) Annual report of activities the state undertook to comply 42 CFR Part 54 (SABG) .....	60	1	60	1	60
54.8(c)(4) Total number of referrals to alternative service providers reported by program participants to States (respondents):					
SABG .....	7	68 (avg.)	476	1	476
PATH .....	10	5	50	1	50
54.8 (e) Annual report by PATH grantees on activities undertaken to comply with 42 CFR Part 54 .....	56	1	56	1	56
<b>Disclosure</b>					
54.8(b) State requires program participants to provide notice to program beneficiaries of their right to referral to an alternative service provider:					
SABG .....	60	1	60	.05	3
PATH .....	56	1	56	.05	3
<b>Recordkeeping</b>					
54.6(b) Documentation must be maintained to demonstrate significant burden for program participants under 42 U.S.C. 300x-57 or 42 U.S.C. 290cc-33(a)(2) and under 42 U.S.C. 290cc-21 to 290cc-35 .....	60	1	60	1	60
Part 54—Subtotal .....	116	.....	818	.....	708
<b>Part 54a—States, local governments and religious organizations receiving funding under Title V of the PHS Act for substance abuse prevention and treatment services</b>					
<b>Reporting</b>					
54a.8(c)(1)(iv) Total number of referrals to alternative service providers reported by program participants to states when they are the responsible unit of government. ....	25	4	100	.083	8
54a(8)(d) Total number of referrals reported to SAMHSA when it is the responsible unit of government. (NOTE: This notification will occur during the course of the regular reports that may be required under the terms of the funding award.) .....	20	2	40	.25	10
<b>Disclosure</b>					
54a.8(b) Program participant notice to program beneficiaries of rights to referral to an alternative service provider .....	1,460	1	1,460	1	1,460
Part 54a—Subtotal .....	1,505	.....	1,600	.....	1,478
Total .....	1,621	.....	2,418	.....	2,186

Send comments to Summer King,  
SAMHSA Reports Clearance Officer,

Room 2–1057, One Choke Cherry Road,  
Rockville, MD 20857 or send a copy to

her via email at:  
[summer.king@samhsa.hhs.gov](mailto:summer.king@samhsa.hhs.gov). Written



comments should be received by May 7, 2013.

Summer King,  
Statistician.

[FR Doc. 2013-05350 Filed 3-7-13; 8:45 am]

BILLING CODE 4162-20-P

## DEPARTMENT OF HOMELAND SECURITY

### Federal Emergency Management Agency

[Docket ID FEMA-2013-0006]

#### Solicitation for Comments Regarding Current Procedures To Request Emergency and Major Disaster Declarations

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Notice.

**SUMMARY:** On Tuesday, January 29, 2013, President Obama signed the Sandy Recovery Improvement Act of 2013, which includes a provision amending the Robert T. Stafford Disaster Relief and Emergency Assistance Act to provide federally recognized Indian tribal governments the option to make a request directly to the President for a Federal emergency or major disaster declaration, or to seek assistance, as they do presently, under a declaration for a State. In support of preliminary implementation of this provision, the Federal Emergency Management Agency (FEMA) is engaging in a comprehensive consultation effort with federally recognized Indian tribal governments. To initiate that consultation, FEMA is soliciting comments regarding FEMA procedures for declaration requests from Indian tribal governments.

**DATES:** Comments must be received by April 22, 2013.

**ADDRESSES:** Comments must be identified by docket ID FEMA-2013-0006 and may be submitted by one of the following methods:

*Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

*Mail:* Regulatory Affairs Division, Office of Chief Counsel, Federal Emergency Management Agency, Room 835, 500 C Street SW., Washington, DC 20472-3100.

**FOR FURTHER INFORMATION CONTACT:** Jessica Stewart, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, 202-646-3888.

#### SUPPLEMENTARY INFORMATION

### I. Public Participation

*Instructions:* All submissions received must include the agency name and docket ID. Regardless of the method used for submitting comments or material, all submissions will be posted, without change, to the Federal eRulemaking Portal at <http://www.regulations.gov>, and will include any personal information you provide. Therefore, submitting this information makes it public. You may wish to read the Privacy Act notice, which can be viewed by clicking on the "Privacy Notice" link in the footer of <http://www.regulations.gov>.

You may submit your comments and material by the methods specified in the **ADDRESSES** section of this notice. Please submit your comments and any supporting material by only one means to avoid the receipt and review of duplicate submissions.

*Docket:* A copy of this notice is available in docket ID FEMA-2013-0006. For access to the docket to read background documents or comments received, go to the Federal eRulemaking Portal at <http://www.regulations.gov>, click on "Advanced Search," then enter "FEMA-2013-0006" in the "By Docket ID" box, then select "FEMA" under "By Agency," and then click "Search." Submitted comments may also be inspected at FEMA, Office of Chief Counsel, Regulatory Affairs Division, 500 C Street SW., Washington, DC 20472-3100.

### II. Background

The Robert T. Stafford Disaster Relief and Emergency Assistance Act (Stafford Act) authorizes the President to make certain Federal assistance available to support State, tribal, and local efforts to respond to and recover from a disaster. The President makes disaster assistance available after he declares that an emergency or major disaster has occurred and that Federal assistance is needed to supplement State and local government resources. In the past, the Stafford Act allowed only the Governor of a State to make a request for a declaration by the President for an emergency or major disaster.

On Tuesday, January 29, 2013, President Obama signed the Sandy Recovery Improvement Act of 2013, that included a provision amending the Stafford Act to provide Federally recognized Indian tribal governments the option to choose whether to make a request directly to the President for a Federal emergency or major disaster declaration, or to seek assistance, as they do presently, under a declaration for a State.

Specifically, the amendment permits the "Chief Executive" of an "affected Indian tribal government" to submit a request for a declaration to the President that a major disaster or emergency exists consistent with the requirements listed in Stafford Act section 401 (major disasters) and 501 (emergencies). The amendment also stipulates that an Indian tribal government may be eligible to receive assistance through a declaration made by the President at the request of a State, so long as the Indian tribal government does not receive a separate declaration from the President for the same incident.

FEMA plans to establish a pilot program for managing requests from Indian tribal governments; during development of this pilot program, FEMA will engage in a comprehensive consultation effort with Indian tribal governments.

### III. Current Requirements and Processes for State Declaration Requests

Below you will find an explanation of the *current* regulatory requirements (located in Title 44 of the Code of Federal Regulations) for a Governor's request for an emergency or major disaster declaration and the factors FEMA uses to make a recommendation to the President about whether supplemental Federal assistance is needed. These regulations are currently framed with respect to States.

As an initial step in consultation with Indian tribal governments and outreach to other stakeholders, FEMA asks Indian tribal governments for their thoughts and comments on how these requirements and factors may or may not be appropriate as applied to requests from Indian tribal governments during the pilot program. The input provided will inform the development of the pilot program to process declaration requests from Indian tribal governments. FEMA welcomes comments on any or all of the topics addressed in this Notice. Comments are also welcomed on any other issues that may not be covered in the below topics.

#### Types of Declarations and Assistance

Stafford Act assistance is intended to supplement State and local resources. States must establish in their requests that the event is of such severity and magnitude that effective response is beyond the capabilities of the State and the affected local governments. (42 U.S.C. 5121(2))

*Emergency Declarations:* Emergency Declarations are to supplement efforts in providing short-term emergency services, such as the protection of lives,



property, public health, and safety, or to lessen or avert the threat of a catastrophe. (42 U.S.C. 5191)

**Major Disaster Declaration:** A major disaster declaration may provide a wide range of Federal assistance programs for individuals and public infrastructure, including funds for both emergency and permanent work. (42 U.S.C. 5170)

Types of FEMA disaster assistance that may be made available by major disaster declarations:

- Individual Assistance—Assistance to individuals and households. (More information can be found at: <https://www.fema.gov/individual-assistance-program-tools>) (42 U.S.C. 5174);
- Public Assistance—Assistance to State, Indian tribal and local governments and certain private nonprofit organizations for emergency work and the repair or replacement of disaster-damaged facilities. (More information can be found at: <https://www.fema.gov/public-assistance-local-state-tribal-and-non-profit>) (42 U.S.C. 5170b and 5172); and
- Hazard Mitigation Assistance—Assistance to State and local governments and certain private nonprofit organizations for actions taken to prevent or reduce long term risk to life and property from natural hazards. (More information can be found at <https://www.fema.gov/hazard-mitigation-assistance>) (42 U.S.C. 5170c).

#### **Preliminary Damage Assessments**

In support of requests for a major disaster declaration, Preliminary Damage Assessments (PDAs) are conducted to estimate the extent of the disaster and its impact on individuals and public facilities. A PDA is not required for an emergency declaration request. The PDA team may be comprised of personnel from FEMA, the State's emergency management agency, Territorial, Indian tribal and affected local government officials and other Federal agencies (e.g., the U.S. Small Business Administration). The team's work begins with assessing the emergency costs incurred by the units of government, the uninsured damage to public facilities, and the impacts on individuals' lives, homes and businesses. This information is included in the Governor's request to the President.

#### **Requirements for Submitting Declaration Requests**

Governors submit declaration requests to the President through the appropriate FEMA Regional Administrator. The Stafford Act requires a Governor of an affected State to base his/her declaration request on the finding that the disaster

is of such severity and magnitude that effective response is beyond the capabilities of the State and the affected local governments and that Federal assistance is necessary. The Governor must also take appropriate response action under State law, direct execution of the State's emergency plan, have or will commit resources to alleviate the results for the disaster, and certify that the State will comply with all cost sharing requirements.

In order for FEMA to make Public Assistance, Individual Assistance, and Hazard Mitigation available to eligible areas, Governors must have the following agreements and/or plans:

- In order to receive Public Assistance, Governors must have an approved Administrative Plan. (44 CFR 206.207).
- In order to receive Public Assistance Categories C–G and Hazard Mitigation Grant Program assistance, States must have an approved or approvable State mitigation plan. (44 CFR 201.4(a)).
- In order to receive Other Needs Assistance under the Individual and Household Program, Governors must choose an administrator to provide the assistance and, depending on the choice, have an approved Other Needs Assistance Administrative Plan. (44 CFR 206.120).
  - Within 72 hours of a disaster declaration, a State may submit modifications of the Administrative Plan. (44 CFR 206.120(e)).
- States and local governments must comply with the “Uniform Requirements for Grants and Cooperative Agreements to State and Local Governments.” (44 CFR Part 13).

*FEMA is soliciting comments on whether there are circumstances that may prevent a Chief Executive of an Indian tribal government from complying with these current requirements and processes for declaration requests during the pilot program.*

#### **IV. Other Needs Assistance Administrative Plan Requirement for Individuals and Households Program**

The Federal Assistance to Individuals and Households Program (IHP) (44 CFR 206.110–206.120) provides financial assistance, such as funding to repair damaged homes or replacement of household items, and if necessary, direct assistance to eligible individuals and households. IHP is intended to help disaster-impacted individuals and households who have uninsured or under-insured housing and other needs

and are unable to meet such expenses or needs through other means.

Housing Assistance under IHP is administered directly by FEMA. However, the delivery of Other Needs Assistance (ONA) under IHP is contingent upon the State choosing an ONA Administrative Option. The State may either request FEMA to administer ONA or they may request a grant so they can administer ONA. Currently, most States opt to have FEMA administer ONA instead of choosing to administer it themselves. In order for eligible disaster survivors to receive assistance for clothing, personal property, transportation and other non-housing related needs, States must select an option for administering ONA.

*FEMA is soliciting comments on whether there are circumstances that may prevent a Chief Executive of an Indian tribal government from selecting an ONA Administrative Option during the pilot program. In addition, FEMA welcomes comments on the ability of an Indian tribal government to administer ONA on its own.*

#### **V. Mitigation Plan Requirement**

The Stafford Act requires Indian tribal governments to have a FEMA-approved mitigation plan as a condition of receipt of hazard mitigation assistance (42 U.S.C. 5165). Assistance programs impacted include Public Assistance Categories C–G and the Hazard Mitigation Grant Program. The State or Tribal Mitigation Plan outlines processes for identifying the natural hazards, risks, and vulnerabilities of the area, as well as actions to reduce losses from future disasters (44 CFR 201.7).

For States that do not have a FEMA-approved State Mitigation Plan, FEMA allows 30 days from the date of the declaration for the State to submit to FEMA an approved or approvable State Mitigation Plan.

*FEMA welcomes comments on whether 30 days is an appropriate amount of time for Indian tribal governments to submit an approved or approvable Tribal Mitigation Plan during the pilot program. FEMA also welcomes comments on whether there are circumstances that may prevent an Indian tribal government from submitting a Tribal Mitigation Plan, or a request for an extension within this time.*

#### **VI. Timelines To Submit Declaration Requests**

FEMA's regulations require a Governor to submit a request for an emergency or major disaster declaration within 30 days of the date of the incident. FEMA's regulations allow

Governors to request additional time to submit emergency and major disaster declaration requests. The extension request must be submitted within 30 days after the incident and must include a reason for the additional time needed.

*FEMA is soliciting comments to determine whether 30 days is an appropriate amount of time for the Chief Executive of an Indian tribal government to submit a request or ask for an extension during the pilot program. FEMA welcomes comments on whether there are circumstances that may prevent the Chief Executive of an Indian tribal government from submitting such a request, or a request for an extension within this time.*

## VII. Public Assistance

The Stafford Act recognizes that primary responsibility for emergency management is at the local level; thus, Stafford Act assistance is intended to be available only as a supplement to other governmental and non-governmental resources. The Act instructs Governors to base their declaration requests on the finding that the disaster is of such severity and magnitude that effective response is beyond the capabilities of the State and the affected local governments and that Federal assistance is necessary. The Stafford Act is not intended to provide assistance for every event that impacts a State or county, so FEMA established evaluation factors based on this principle.

When Governors request that the President declare a major disaster which authorizes Public Assistance, FEMA uses the following criteria to make a recommendation to the President whether assistance is warranted.

- Estimated cost of the assistance.
- Localized impacts.
- Insurance coverage in force.
- Hazard Mitigation.
- Recent multiple disasters.
- Programs of other Federal

assistance.

### *Estimated Cost of the Assistance*

For State requests, FEMA evaluates the estimated cost of Federal and non-Federal public assistance against the statewide population, to give some measure of the per capita impact within the State. This provides a sense of proportional impact of on the population of the State. We use a figure of \$1.37 per capita (FY13) as an indicator that the disaster is of such size that might warrant Federal assistance (adjusted annually based on the Consumer Price Index).

*FEMA is soliciting comments on whether the estimated cost of assistance is an appropriate factor to evaluate*

*Indian tribal government requests for Public Assistance during the pilot program. FEMA welcomes comments on whether requests should be evaluated based on per capita, and if not, how Indian tribal government population size should be considered. FEMA also welcomes comments on what considerations FEMA should evaluate in determining the appropriate damage indicators for Indian tribal government requests.*

FEMA has also established a minimum of \$1 million in public assistance estimated damages per disaster, based on the belief that we can reasonably expect even the least populated States to cover this level of public assistance damage.

*FEMA is soliciting comments on whether an Indian tribal government can reasonably be expected to cover that level of public assistance damage during the pilot program. FEMA welcomes comments on whether there should be a similar, if lower, minimum threshold applied to Indian tribal government requests. FEMA also welcomes comments on whether such a minimum damage amount should depend on the population of the requesting Indian tribal government, and/or on other information.*

### *Localized Impacts*

For State requests, FEMA evaluates the impact of the disaster at the county and local government level, as well as the impact on American Indian/Alaska Native (AI/AN) Indian tribal government levels. This is because, at times, there are extraordinary concentrations of damages that might warrant Federal assistance, even if the statewide per capita is not met. This is particularly true in situations where critical facilities are involved, or where localized per capita impacts might be extremely high.

### *Insurance Coverage in Force*

For State requests, FEMA considers the amount of insurance coverage that is in force, or should have been in force, as required by law and regulation at the time of the disaster.

### *Hazard Mitigation*

For State requests, FEMA also considers the extent to which State and local government measures contributed to the reduction of disaster damages for the disaster under consideration.

### *Recent Multiple Disasters*

For State requests, FEMA evaluates the 12-month disaster history to better understand the overall impact on the State or locality. FEMA considers

declarations under the Stafford Act, as well as declarations made by the Governor, and the extent to which the State has spent its own funds on those disasters.

### *Programs of Other Federal Assistance*

For State requests, FEMA also considers the programs of other Federal agencies because at times, their programs of assistance might more appropriately meet the needs created by the disaster.

*FEMA is soliciting comments on whether these factors (localized impacts, insurance coverage in force, hazard mitigation, recent multiple disasters, and programs of other Federal assistance) are appropriate for the evaluation of Indian tribal government requests for Public Assistance during the pilot program. FEMA also welcomes comments on whether there are additional factors that may be appropriate for FEMA to consider when evaluating the level of impact and tribal capability to respond to and recover from an event for Public Assistance requests from Indian tribal governments.*

## VIII. Individual Assistance

When the Governor of a State requests that the President declare a major disaster that authorizes Individual Assistance, FEMA uses the following criteria to determine whether Federal assistance is needed.

- Concentration of damages.
- Trauma.
- Special populations.
- Voluntary agency assistance.
- Insurance.

### *Concentration of Damages*

For State requests, FEMA evaluates the concentrations of damages to individuals. High concentrations of damages generally indicate a greater need for Federal assistance than widespread and scattered damages throughout a State.

### *Trauma*

FEMA considers the degree of trauma to a State and to communities. Some of the conditions that might cause trauma are:

- Large numbers of injuries or deaths;
- Large scale disruption of normal community functions and services; and
- Emergency needs such as extended or widespread loss of power or water.

### *Special Populations*

FEMA considers whether special populations, such as low-income, the elderly, or the unemployed are affected, and whether they may have a greater need for assistance. FEMA also

considers the effect on American Indian and Alaskan Native tribal populations in the event that there are any unique needs for people in these governmental entities.

#### *Voluntary Agency Assistance*

FEMA considers the extent to which voluntary agencies and State or local programs meet the needs of the disaster survivors.

#### *Insurance*

FEMA considers the amount of insurance coverage because, by law, Federal disaster assistance cannot duplicate insurance coverage.

*FEMA is soliciting comments on whether these Individual Assistance factors are appropriate for FEMA to consider when evaluating an Indian tribal government request for Individual Assistance during the pilot program. FEMA also welcomes comments on whether there are additional factors that may be appropriate for FEMA to consider when evaluating Indian tribal government requests for Individual Assistance.*

#### **IX. Designating Areas Eligible for Assistance, Definition of Tribal Lands**

After the President declares that an emergency or major disaster exists in a State, areas within the State are designated as eligible for assistance. FEMA's regulatory definition of "designated area" eligible for assistance under each program (Public Assistance, Individual Assistance, and the Hazard Mitigation Grant Program) is "any emergency or major disaster-affected portion of a State which has been determined eligible for Federal assistance." (44 CFR 206.2(a)(4)) In practice, FEMA typically identifies counties, parishes, independent cities, and Indian tribal governments as "designated areas" eligible for assistance.

*FEMA is soliciting comments on how FEMA should designate Tribal areas eligible for assistance for any or each of the FEMA assistance programs (Public Assistance, Individual Assistance, and the Hazard Mitigation Grant Program) and what FEMA should use as the definition of Tribal lands during the pilot program.*

#### **X. Appeals**

When a request for an emergency or major disaster declaration is denied, the Governor may appeal the decision. The appeal must be submitted within 30 days of the date of the letter denying the request. The Governor can make only one appeal. The Governor should include in the appeal additional

information which supports his/her request for supplemental Federal assistance.

When certain areas that were requested by the Governor are not designated, the Governor or Governor's Authorized Representative may appeal the decision. The appeal must be submitted within 30 days of the date of the letter denying the request. The Governor has only one appeal. The Governor or the Governor's Authorized Representative should include in the appeal additional information which supports his/her request.

When types of assistance that are requested by the Governor are not authorized, the Governor may appeal the decision. The appeal must be submitted within 30 days of the date of the letter denying the request. The Governor has only one appeal. The Governor should include in the appeal additional information which supports his/her request.

*FEMA is soliciting comments on whether this same appeal process would be appropriate for Tribal requests during the pilot program.*

#### **XI. Cost Share Adjustments**

The Stafford Act directs FEMA to pay "not less than" 75-percent of the eligible costs for essential assistance (Stafford Act Section 403, 42 U.S.C. 5170b), repair, restoration, and replacement of damaged facilities (Stafford Act Section 406, 42 U.S.C. 5172), and debris removal (Stafford Act Section 407, 42 U.S.C. 5173). FEMA's regulations outline the criteria FEMA uses to recommend to the President an adjustment to the Federal cost share.

FEMA will recommend the President adjust the Federal cost share from 75-percent to not more than 90 percent when actual Federal obligations under the Stafford Act meet or exceed \$133 (2013) per capita of State population. When recommending a cost share adjustment to the President, FEMA also considers the impact of major disaster declarations in the State during the previous 12-months.

If warranted by the needs of the disaster, FEMA may recommend up to 100 percent Federal funding for emergency work under section 403 of the Stafford Act (essential assistance) and section 407 of the Stafford Act (debris removal), including direct Federal assistance, for a limited time in the initial days of the disaster irrespective of the per capita impact.

*FEMA is soliciting comments on whether the per capita threshold used for States would be appropriate for evaluating whether to recommend a cost share adjustment for Tribal declarations*

*during the pilot program. FEMA also welcomes comments on what other factors may be appropriate for FEMA to consider when evaluating potential cost share adjustments for Tribal declarations.*

#### **XII. Notification of State and Tribes**

Once the President has made a declaration determination (e.g., emergency, major disaster, denial), the Regional Administrator will notify the Governor as well as other Federal agencies and other interested parties.

*FEMA is soliciting comments on how FEMA can ensure that all interested parties, including the Governors of affected States, the Chief Executive of affected Indian tribal governments, and other Federal agencies are properly notified and informed regarding declaration requests and determinations during the pilot program.*

#### **XIII. Disaster Unemployment Assistance**

Disaster Unemployment Assistance (DUA) (44 CFR 206.141 and 20 CFR 625) provides unemployment benefits and re-employment services to individuals who have become unemployed as a result of a major disaster and who are not eligible for regular State unemployment insurance (UI). FEMA has delegated to the Secretary of Labor the responsibility of administering the DUA program and payment of DUA benefit assistance.

Under the current program regulations, applicants are required to first apply and exhaust UI through the State workforce agency. Levels of UI are based on State formulas, which may be different for each State.

*FEMA is soliciting comments on an Indian tribal government's ability to administer DUA and the use of State workforce agency to apply for regular UI in the absence of a tribal equivalent of a workforce agency during the pilot program.*

#### **XIV. Disaster Legal Services**

Disaster Legal Services (DLS) (44 CFR 206.164) provides legal assistance to low-income individuals who, prior to or as a result of the disaster, are unable to secure legal services adequate to meet their disaster-related needs. These services are typically provided to survivors through an agreement with the Young Lawyers Division of the American Bar Association.

*FEMA is soliciting comments on the current access to legal services during disasters, if Indian tribal governments have a relationship with the Young Lawyers Division of the American Bar Association, and/or restrictions on who*

*can provide legal advice to tribal members during the pilot program.*

**Authority:** Pub. L. 113–2.

**W. Craig Fugate,**  
Administrator, Federal Emergency  
Management Agency.

[FR Doc. 2013–05391 Filed 3–7–13; 8:45 am]

**BILLING CODE 9111–23–P**

## DEPARTMENT OF HOMELAND SECURITY

### U.S. Citizenship and Immigration Services

[CIS No. 2532–13; DHS Docket No.: USCIS–  
2006–0068]

#### Introduction of the Revised Employment Eligibility Verification Form

**AGENCY:** U.S. Citizenship and  
Immigration Services, DHS.

**ACTION:** Notice.

**SUMMARY:** U.S. Citizenship and Immigration Services (USCIS) is announcing the newly revised Employment Eligibility Verification form, Form I–9. Employers are required to use the Form I–9 to verify the identity and employment authorization eligibility of their employees. The revisions to Form I–9 contain formatting changes and the inclusion of additional data fields. This notice contains the dates that employers should begin using the newly revised Form I–9 and announces the date that employers can no longer use prior versions of the forms.

**DATES:** Employment Eligibility Verification form (Form I–9) with a revision date of “(Rev. 03/08/13) N” is available for use beginning March 8, 2013. Prior versions of Form I–9 (Rev. 08/07/09) Y and (Rev. 02/02/09) N can no longer be used by the public effective May 7, 2013.

**FOR FURTHER INFORMATION CONTACT:** Sharon Ryan, Department of Homeland Security, U.S. Citizenship and Immigration Services, Verification Division, 131 M Street NE., Suite 200, Washington, DC 20529. For information about the employment eligibility verification process, employers can call the Verification hotline at 888–464–4218 (877–875–6028 for TTY) and employees can call 888–897–7781 (877–875–6028 for TTY) for further information. The public can also email Verification at [I-9Central@dhs.gov](mailto:I-9Central@dhs.gov).

#### SUPPLEMENTARY INFORMATION:

### I. Background

Employers and certain agricultural recruiters and referrers for a fee (referred to collectively as “employers”) are required to verify on Employment Eligibility Verification form (Form I–9) the employment authorization and identity of each individual they hire (or recruit or refer for a fee if applicable), for employment in the United States.

Form I–9 contains three sections. The purpose of Section 1 of the form is to collect, at the time of hire identifying information about the employee (and preparer or translator if used), and for the employee to attest to whether he or she is a U.S. citizen, noncitizen national, lawful permanent resident, or alien authorized to work in the United States. The employee must also present documentation for review evidencing his or her identity and authorization to engage in this employment. The purpose of Section 2 of the form is to collect, within 3 business days of the employee’s hire, identifying information from the employer and information regarding the identity and employment authorization documentation presented by the employee and reviewed by the employer. The purpose of Section 3 of the form is to collect information regarding the continued employment authorization of the employee. This section, if applicable, is completed at the time that the employee’s employment authorization and/or employment authorization documentation recorded in either Section 1 or Section 2 of the form expires. This section may also be used if the employee is rehired within 3 years of the date of the initial execution of the form and to record a name change if Section 3 is otherwise completed.

Employers are required to maintain Forms I–9 for as long as an individual works for the employer and for the required retention period for the termination of an individual’s employment [either 3 years after the date of hire or 1 year after the date employment ended, whichever is later]. Also, employers are required to make their employees’ Forms I–9 available for inspection upon request by officers of U.S. Immigration and Customs Enforcement (ICE), the Department of Justice (DOJ) Office of Special Counsel for Immigration-Related Unfair Employment Practices, and the Department of Labor. Failure of an employer to ensure proper completion and retention of Forms I–9 may subject the employer to civil money penalties, and, in some cases, criminal penalties.

On March 27, 2012, USCIS published a 60-day information collection notice

in the **Federal Register** at 77 FR 18256 inviting the public to comment on USCIS’s proposed revisions to Form I–9 and renewal request of the information collection to the Office of Management and Budget (OMB) as required by the Paperwork Reduction Act of 1995. USCIS received comments from over 6,200 commenters on the 60-day notice. On August 22, 2012, USCIS published a second notice at 77 FR 50710 inviting the public to comment for a 30-day period. Thereafter, USCIS issued two correction notices. On September 10, 2012, USCIS issued a correction notice at 77 FR 55486 to inform the public that comments should be submitted to OMB. On September 14, 2012, USCIS issued a notice at 77 FR 56856, to correct the eDocket number. The comment period on the 30-day notice was extended to October 15, 2012. On March 8, 2013 OMB approved the revised Form I–9. See OMB No. 1615–0047 at [www.reginfo.gov](http://www.reginfo.gov).

### II. Changes to Form I–9

The newly revised Form I–9 makes several improvements designed to minimize errors in form completion. The key revisions to Form I–9 include:

- Adding data fields, including the employee’s foreign passport information (if applicable) and telephone and email addresses.
- Improving the form’s instructions.
- Revising the layout of the form, expanding the form from one to two pages (not including the form instructions and the List of Acceptable Documents).

### III. Use of the Revised Form I–9

In this notice, USCIS is announcing that employers should begin using Form I–9 with a revision date of “(Rev. 03/08/13)N” to comply with their employment eligibility verification responsibilities. The revision date is located in the bottom right-hand corner of the form.

After May 7, 2013, all prior versions of Form I–9 can no longer be used by the public. The public can download the new Form I–9 at [www.uscis.gov](http://www.uscis.gov). After May 7, 2013, employers who fail to use Form I–9 (Rev. 03/08/13)N may be subject to all applicable penalties under section 274A of the INA, 8 U.S.C. 1324a, as enforced by U.S. Immigration and Customs Enforcement (ICE) and DOJ.

Employers must use the new Form I–9 immediately; however, USCIS recognizes that some employers may need additional time in order to make necessary updates to their business processes to allow for use of the new Form I–9. USCIS recognizes that modifications to electronic systems may

be particularly necessary for employers utilizing electronic Forms I-9. For these reasons, USCIS is providing employers 60 days to make necessary changes. USCIS believes that the 60-day period will help alleviate the burden that immediate implementation of the newly revised Form I-9 would have imposed on employers.

Note that employers do not need to complete the new Form I-9 (Rev. 03/08/13)N for current employees for whom there is already a properly completed Form I-9 on file, unless re-verification applies. Unnecessary verification may violate the anti-discrimination provision at section 274B of the INA, 8 U.S.C. 1324b, which is enforced by DOJ's Office of Special Counsel for Immigration Related Unfair Employment Practices.

#### IV. Obtaining Forms I-9 (Rev. 03/08/13)N

Employers may access the new Form I-9 (Rev. 03/08/13)N online by visiting the USCIS Web site at [www.uscis.gov](http://www.uscis.gov). To order USCIS forms, employers can call our toll-free number at 1-800-870-3676. The public can obtain USCIS forms and information on immigration laws, regulations and procedures by calling our National Customer Service Center at 1-800-375-5283 or by visiting USCIS's I-9 Central Web page at [www.uscis.gov/I-9Central](http://www.uscis.gov/I-9Central).

A Spanish-language version of the new Form I-9 is available at [www.uscis.gov](http://www.uscis.gov) for use in Puerto Rico only.

**Alejandro N. Mayorkas,**

*Director, U.S. Citizenship and Immigration Services.*

[FR Doc. 2013-05327 Filed 3-7-13; 8:45 am]

**BILLING CODE 9111-97-P**

## DEPARTMENT OF HOMELAND SECURITY

### U.S. Customs and Border Protection

#### Agency Information Collection Activities: Ship's Store Declaration

**AGENCY:** U.S. Customs and Border Protection (CBP), Department of Homeland Security.

**ACTION:** 60-Day Notice and request for comments; Extension of an existing collection of information: 1651-0018.

**SUMMARY:** As part of its continuing effort to reduce paperwork and respondent burden, CBP invites the general public and other Federal agencies to comment on an information collection requirement concerning the Ship's Stores Declaration (CBP Form 1303).

This request for comment is being made pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104-13).

**DATES:** Written comments should be received on or before May 7, 2013, to be assured of consideration.

**ADDRESSES:** Direct all written comments to U.S. Customs and Border Protection, Attn: Tracey Denning, Regulations and Rulings, Office of International Trade, 90 K Street NE., 10th Floor, Washington, DC 20229-1177.

#### FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to Tracey Denning, U.S. Customs and Border Protection, Regulations and Rulings, Office of International Trade, 90 K Street NE., 10th Floor, Washington, DC 20229-1177, at 202-325-0265.

**SUPPLEMENTARY INFORMATION:** CBP invites the general public and other Federal agencies to comment on proposed and/or continuing information collections pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104-13). The comments should address: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimates of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden including the use of automated collection techniques or the use of other forms of information technology; and (e) the annual costs burden to respondents or record keepers from the collection of information (a total capital/startup costs and operations and maintenance costs). The comments that are submitted will be summarized and included in the CBP request for Office of Management and Budget (OMB) approval. All comments will become a matter of public record. In this document CBP is soliciting comments concerning the following information collection:

*Title:* Ship's Stores Declaration.

*OMB Number:* 1651-0018.

*Form Number:* CBP Form 1303.

*Abstract:* CBP Form 1303, Ship's Stores Declaration, is used by the carriers to declare articles to be retained on board the vessel, such as sea stores, ship's stores, controlled narcotic drugs, bunker coal, or bunker oil in a format that can be readily audited and checked by CBP. The form was developed as a single international standard ship's stores declaration form to replace the different forms used by various countries for the entrance and clearance of vessels. CBP Form 1303 collects

information about the ship, the ports of arrival and departure, and the articles on the ship. It is pursuant to the provisions of section 432, Tariff Act of 1930 and provided for by 19 CFR 4.7, 4.7a, 4.81, 4.85, & 4.87. This form is accessible at [http://forms.cbp.gov/pdf/CBP\\_Form\\_1303.pdf](http://forms.cbp.gov/pdf/CBP_Form_1303.pdf).

**Current Actions:** CBP proposes to extend the expiration date of this information collection with no change to the burden hours or to the information being collected.

**Type of Review:** Extension (without change).

**Affected Public:** Businesses.

**Estimated Number of Respondents:** 8,000.

**Estimated Number of Responses per Respondent:** 13.

**Estimated Number of Total Annual Responses:** 104,000.

**Estimated Total Annual Burden Hours:** 26,000.

Dated: March 5, 2013.

**Seth Renkema,**

*Acting Agency Clearance Officer, U.S. Customs and Border Protection.*

[FR Doc. 2013-05501 Filed 3-7-13; 8:45 am]

**BILLING CODE 9111-14-P**

## DEPARTMENT OF HOMELAND SECURITY

### U.S. Customs and Border Protection

#### Agency Information Collection Activities: Andean Trade Preferences Act

**AGENCY:** U.S. Customs and Border Protection (CBP), Department of Homeland Security.

**ACTION:** 60-Day notice and request for comments; Extension of an existing information collection: 1651-0091.

**SUMMARY:** As part of its continuing effort to reduce paperwork and respondent burden, CBP invites the general public and other Federal agencies to comment on an information collection requirement concerning the Andean Trade Preferences. This request for comment is being made pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104-13; 44 U.S.C. 3505(c)(2)).

**DATES:** Written comments should be received on or before May 7, 2013, to be assured of consideration.

**ADDRESSES:** Direct all written comments to U.S. Customs and Border Protection, Attn: Tracey Denning, Regulations and Rulings, Office of International Trade, 90 K Street NE., 10th Floor, Washington, DC 20229-1177.

**FOR FURTHER INFORMATION CONTACT:** Requests for additional information

should be directed to Tracey Denning, U.S. Customs and Border Protection, Regulations and Rulings, Office of International Trade, 90 K Street NE., 10th Floor, Washington, DC 20229–1177, at 202–325–0265.

**SUPPLEMENTARY INFORMATION:** CBP invites the general public and other Federal agencies to comment on proposed and/or continuing information collections pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104–13; 44 U.S.C. 3505(c)(2)). The comments should address: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimates of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden including the use of automated collection techniques or the use of other forms of information technology; and (e) estimates of capital or start-up costs and costs of operations, maintenance, and purchase of services to provide information. The comments that are submitted will be summarized and included in the request for Office of Management and Budget (OMB) approval. All comments will become a matter of public record. In this document the CBP is soliciting comments concerning the following information collection:

*Title:* Andean Trade Preferences Act.  
*OMB Number:* 1651–0091.

*Form Number:* CBP Forms 449 and 17.

**Abstract:** This collection of information is required to implement the duty preference provisions of the Andean Trade Preference Act (ATPA) and the Andean Trade Promotion and Drug Eradication Act (ATPDEA). These programs involve duty-free or reduced-duty treatment of imported goods under certain rules that are provided for in these two Acts, as codified in 19 U.S.C. 3201 through 3206.

The ATPA declaration format is provided for by 19 CFR Part 10.201–10.207. The type of information collected includes the processing operations performed on articles, the material produced in a beneficiary country or in the U.S., and a description of those processing operations. CBP Form 17, Andean Trade Preference Act (ATPA) Declaration, may be used when claiming preferential treatment under ATPA. This form is accessible at: [http://forms.cbp.gov/pdf/cbp\\_form\\_17.pdf](http://forms.cbp.gov/pdf/cbp_form_17.pdf).

ATPDEA is provided for by 19 CFR 10.251–10.257. Claims under ATPDEA are submitted using CBP Form 449, Andean Trade Promotion and Drug Eradication Act (ATPDEA) Certificate of Origin. This form can be used only when claiming ATPDEA preferential treatment on the goods listed on the back of the form. CBP Form 449 is accessible at: [http://forms.cbp.gov/pdf/cbp\\_form\\_449.pdf](http://forms.cbp.gov/pdf/cbp_form_449.pdf).

**Current Actions:** This submission is being made to extend the expiration date with no change to information collected or to CBP Forms 449 or 17.

**Type of Review:** Extension (without change).

**Affected Public:** Businesses.

**ATPA Certificate of Origin:**

**Estimated Number of Respondents:** 2,133.

**Estimated Number of Annual Responses per Respondent:** 2.

**Estimated Number of Total Annual Responses:** 4,266.

**Estimated Time per Response:** 10 minutes.

**Estimated Total Annual Burden Hours:** 711.

**ATPDEA Certificate of Origin:**

**Estimated Number of Respondents:** 233.

**Estimated Number of Annual Responses per Respondent:** 7.

**Estimated Number of Total Annual Responses:** 1,631.

**Estimated Time per Response:** 30 minutes.

**Estimated Total Annual Burden Hours:** 815.

Dated: March 5, 2013.

**Seth Renkema,**

*Acting Agency Clearance Officer, U.S. Customs and Border Protection.*

[FR Doc. 2013–05478 Filed 3–7–13; 8:45 am]

**BILLING CODE 9111–14–P**

## DEPARTMENT OF THE INTERIOR

### Office of the Secretary

#### Wildland Fire Executive Council Meeting Schedule

**AGENCY:** Office of the Secretary, Interior.  
**ACTION:** Notice of meeting.

**SUMMARY:** In accordance with the requirements of the Federal Advisory Committee Act, 5 U.S.C. App., 2, the U.S. Department of the Interior, Office of the Secretary, Wildland Fire Executive Council (WFEC) will meet as indicated below.

**DATES:** The next meeting will be held on April 5, 2013.

**ADDRESSES:** The meetings will be held from 10:00 a.m. to 1:00 p.m. on April 5

at the Main Interior Building, 1849 C Street NW., Washington, DC 20240, OWF Conference Room, Room 2654.

#### FOR FURTHER INFORMATION CONTACT:

Shari Eckhoff, Designated Federal Officer, 300 E Mallard Drive, Suite 170, Boise, Idaho 83706; telephone (208) 334–1552; fax (208) 334–1549; or email [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov).

**SUPPLEMENTARY INFORMATION:** The WFEC is established as a discretionary advisory committee under the authorities of the Secretary of the Interior and Secretary of Agriculture, in furtherance of 43 U.S.C. 1457 and provisions of the Fish and Wildlife Act of 1956 (16 U.S.C. 742a–742j), the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 *et. seq.*), the National Wildlife Refuge System improvement Act of 1997 (16 U.S.C. 668dd–668ee), and the National Forest Management Act of 1976 (16 U.S.C. 1600 *et. seq.*) and in accordance with the provisions of the Federal Advisory Committee Act, as amended, 5 U.S.C. App. 2. The Secretary of the Interior and Secretary of Agriculture certify that the formation of the WFEC is necessary and is in the public interest.

The purpose of the WFEC is to provide advice on coordinated national-level wildland fire policy and to provide leadership, direction, and program oversight in support of the Wildland Fire Leadership Council. Questions related to the WFEC should be directed to Shari Eckhoff (Designated Federal Officer) at [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov) or (208) 334–1552 or 300 E. Mallard Drive, Suite 170, Boise, Idaho, 83706–6648.

**Meeting Agenda:** The meeting agenda will include: (1) Welcome and introduction of Council members; (2) Review and Deliberation on the Regional Cohesive Strategy Action Plans; (3) Expectations and Implementation of the Cohesive Strategy; (4) Activities and Timelines of the RSCs; (5) Public comments which will be scheduled for 12:30 p.m. to 1:00 p.m.; and (6) closing remarks.

Participation is open to the public.

**Public Input:** All WFEC meetings are open to the public. Members of the public who wish to participate must notify Shari Eckhoff at [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov) no later than the Friday preceding the meeting. Those who are not committee members and wish to present oral statements or obtain information should contact Shari Eckhoff via email no later than the Friday preceding the meeting. Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited.

Questions about the agenda or written comments may be emailed or submitted by U.S. Mail to: Department of the Interior, Office of the Secretary, Office of Wildland Fire, Attention: Shari Eckhoff, 300 E. Mallard Drive, Suite 170, Boise, Idaho 83706-6648. WFEC requests that written comments be received by the Friday preceding the scheduled meeting. Attendance is open to the public, but limited space is available. Persons with a disability requiring special services, such as an interpreter for the hearing impaired, should contact Ms. Eckhoff at (202) 527-0133 at least seven calendar days prior to the meeting.

Dated: March 4, 2013.

**Shari Eckhoff,**

*Designated Federal Officer.*

[FR Doc. 2013-05403 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-J4-P**

## DEPARTMENT OF THE INTERIOR

### Office of the Secretary

#### Wildland Fire Executive Council Meeting Schedule

**AGENCY:** Office of the Secretary, Interior.

**ACTION:** Notice of Meeting Change.

**SUMMARY:** In accordance with the requirements of the Federal Advisory Committee Act, 5 U.S.C. App., 2, the U.S. Department of the Interior, Office of the Secretary, Wildland Fire Executive Council (WFEC) will meet as indicated below.

**DATES:** The next meeting will be held on March 19, 2013.

**ADDRESSES:** The meetings will be held from 3:00 p.m. to 5:00 p.m. (Eastern Timezone) on March 19. This will be a virtual meeting being held at the Peppermill Resort, 2707 South Virginia Street, Reno, NV 89502 and via teleconference for those not in Reno.

**FOR FURTHER INFORMATION CONTACT:** Shari Eckhoff, Designated Federal Officer, 300 E Mallard Drive, Suite 170, Boise, Idaho 83706; telephone (208) 334-1552; fax (208) 334-1549; or email [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov).

**SUPPLEMENTARY INFORMATION:** The WFEC is established as a discretionary advisory committee under the authorities of the Secretary of the Interior and Secretary of Agriculture, in furtherance of 43 U.S.C. 1457 and provisions of the Fish and Wildlife Act of 1956 (16 U.S.C. 742a-742j), the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 *et. seq.*), the National Wildlife Refuge System improvement Act of 1997 (16 U.S.C.

668dd-668ee), and the National Forest Management Act of 1976 (16 U.S.C. 1600 *et. seq.*) and in accordance with the provisions of the Federal Advisory Committee Act, as amended, 5 U.S.C. App. 2. The Secretary of the Interior and Secretary of Agriculture certify that the formation of the WFEC is necessary and is in the public interest.

The purpose of the WFEC is to provide advice on coordinated national-level wildland fire policy and to provide leadership, direction, and program oversight in support of the Wildland Fire Leadership Council. Questions related to the WFEC should be directed to Shari Eckhoff (Designated Federal Officer) at [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov) or (208) 334-1552 or 300 E. Mallard Drive, Suite 170, Boise, Idaho, 83706-6648.

**Meeting Agenda:** The meeting agenda will include: (1) Welcome and introduction of Council members; (2) Wildland Fire Governance; (3) Public comments which will be scheduled for 4:40 p.m. to 5:00 p.m. on March 20; (4) and closing remarks. Participation is open to the public.

**Public Input:** All WFEC meetings are open to the public. Members of the public who wish to participate must notify Shari Eckhoff at [Shari\\_Eckhoff@ios.doi.gov](mailto:Shari_Eckhoff@ios.doi.gov) no later than the Friday preceding the meeting. Those who are not committee members and wish to present oral statements or obtain information should contact Shari Eckhoff via email no later than the Friday preceding the meeting. Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited.

Questions about the agenda or written comments may be emailed or submitted by U.S. Mail to: Department of the Interior, Office of the Secretary, Office of Wildland Fire, Attention: Shari Eckhoff, 300 E. Mallard Drive, Suite 170, Boise, Idaho 83706-6648. WFEC requests that written comments be received by the Friday preceding the scheduled meeting. Attendance is open to the public, but limited space is available. Persons with a disability requiring special services, such as an interpreter for the hearing impaired, should contact Ms. Eckhoff at (202) 527-0133 at least seven calendar days prior to the meeting.

Dated: March 4, 2013.

**Shari Eckhoff,**

*Designated Federal Officer.*

[FR Doc. 2013-05400 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-J4-P**

## DEPARTMENT OF THE INTERIOR

### Office of the Secretary

#### Vendor Outreach Workshop for Small Businesses in Georgia of the United States

**AGENCY:** Office of the Secretary, Interior.

**ACTION:** Notice.

**SUMMARY:** The U.S. Fish and Wildlife Service of the Department of the Interior is hosting a Vendor Outreach Workshop for small businesses in the Southeast region of the United States that are interested in doing business with the Department. This outreach workshop will review market contracting opportunities for the attendees. Business owners will be able to share their individual perspectives with Contracting Officers, Program Managers and Small Business Specialists from the Department.

**DATES:** The workshop will be held on April 8, 2013, from 8:30 a.m. to 4:00 p.m.

**ADDRESSES:** The workshop will be held at the Georgia Tech Research Institute Conference Center, 250 14th Street NW., Atlanta, GA 30318. For registration information, please call (404) 679-4146 or email [Nijua\\_heard@fws.gov](mailto:Nijua_heard@fws.gov).

**FOR FURTHER INFORMATION CONTACT:** Nijua Heard, Small Business Specialist/ Contract Officer, U.S. Fish and Wildlife Service, Region 4, Atlanta, GA 30345, telephone (404) 679-4146.

**SUPPLEMENTARY INFORMATION:** In accordance with the Small Business Act, as amended by Public Law 95-507, the Department has the responsibility to promote the use of small and small disadvantaged business for its acquisition of goods and services. The Department is proud of its accomplishments in meeting its business goals for small, small disadvantaged, 8(a), woman-owned, HUBZone, and service-disabled veteran-owned businesses. In Fiscal Year 2012, the Department awarded over 50 percent of its \$2.7 billion in contracts to small businesses and in Fiscal Year 2011 also awarded over 50 percent of its \$2.7 billion in contracts to small businesses.

This fiscal year, the Office of Small and Disadvantaged Business Utilization is reaching out to our internal stakeholders and the Department's small business community by conducting several vendor outreach workshops. The Department's presenters will focus on contracting and subcontracting opportunities and how small businesses can better market services and products.



Over 3,000 small businesses have been targeted for this event. If you are a small business interested in working with the Department, we urge you to register online at: <https://www.fbo.gov> and attend the workshop.

These outreach events are a new and exciting opportunity for the Department's bureaus and offices to improve their support for small business. Additional scheduled events are posted on the Office of Small and Disadvantaged Business Utilization Web site at [www.doi.gov/osdbu](http://www.doi.gov/osdbu).

**Debra Glass,**

*Director (Acting), Office of Small and Disadvantaged Business Utilization.*

[FR Doc. 2013-05376 Filed 3-7-13; 8:45 am]

**BILLING CODE 4210-RK-P**

## DEPARTMENT OF THE INTERIOR

### U.S. Geological Survey

[GX12GH009980000]

#### Information Collection Extension

**AGENCY:** U.S. Geological Survey, Interior.

**ACTION:** Notice of an extension of an information collection (1028-0090).

**SUMMARY:** We (the U.S. Geological Survey) will ask the Office of Management and Budget (OMB) to approve the information collection (IC) described below. To comply with the Paperwork Reduction Act of 1995 (PRA) and as part of our continuing efforts to reduce paperwork and respondent burden, we invite the general public and other Federal agencies to take this opportunity to comment on this IC. This collection is scheduled to expire on May 31, 2013.

**DATES:** You must submit comments on or before May 7, 2013.

**ADDRESSES:** You may submit comments on this information collection to the Information Collection Clearance Officer, U.S. Geological Survey, 12201 Sunrise Valley Drive MS 807, Reston, VA 20192 (mail); (703) 648-7199 (fax); or [smbaloch@usgs.gov](mailto:smbaloch@usgs.gov) (email). Please Reference Information 1028-0090 in the subject line.

**FOR FURTHER INFORMATION CONTACT:** To request additional information please contact Charles Mandeville at (703) 648-4773 or by email at [cmandeville@usgs.gov](mailto:cmandeville@usgs.gov).

#### SUPPLEMENTARY INFORMATION:

##### I. Abstract

During FY13 and FY15, the Volcano Hazards Program (VHP) will provide funding for improvement of the volcano

and other monitoring systems and other monitoring-related activities that contribute to mitigation of volcano hazards. This notice concerns the collection of information that is sufficient and relevant to evaluate and select proposals for funding under the VHP. We will accept proposals from State geological surveys and academic institutions requesting funds to assist in the monitoring of active volcanoes and to conduct volcano-related research. Financial assistance will be awarded on a competitive basis following the evaluation and ranking of State and academic proposals. VHP proposals will be reviewed by a peer panel of six (6) members. Five (5) members will be Department of the Interior representatives; and one (1) member will be an external representative. To submit a proposal, you must follow the written guideline (that will be made available at [www.Grants.gov](http://www.Grants.gov)) and complete a project narrative. The application must be submitted via [Grants.gov](http://Grants.gov). Grant recipients must complete a final technical report at the end of the project period. Narrative and report guidance is available through <http://volcanoes.usgs.gov/> and at [www.Grants.gov](http://www.Grants.gov).

##### II. Data

*OMB Control Number:* 1028-0090.

*Title:* Volcano Hazards Program (VHP).

*Type of Request:* Extension of currently approved collection.

*Respondent Obligation:* Required to receive benefits.

*Frequency of Collection:* Annually.

*Description of Respondents:* State Geological Surveys and academic institutions.

*Estimated Number of Annual*

*Responses:* 20 applications and 12 final reports.

*Estimated Annual Reporting and Recordkeeping "Hour" Burden:* 796 hours. We expect to receive approximately 20 applications. It will take each applicant approximately 35 hours to complete the narrative and present supporting documents. This includes the time for project conception and development, proposal writing, reviewing, and submitting the proposal application through [Grants.gov](http://Grants.gov) (totaling 700 burden hours). We anticipate awarding 12 grants per year. The award recipients must submit a final report at the end of the project. We estimate that it will take approximately 8 hours to complete the requirement for that report (totaling 96 hours).

*Estimated Reporting and Recordkeeping "Non-Hour Cost" Burden:* There are no "non-hour cost"

burdens associated with this collection of information.

### III. Request for Comments

*Public Disclosure Statement:* The PRA (44 U.S.C. 3501, *et seq.*) provides that an agency may not conduct or sponsor and you are not required to respond to a collection of information unless it displays a currently valid OMB control number.

*Comments:* We are soliciting comments as to: (a) Whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) how to enhance the quality, usefulness, and clarity of the information to be collected; and (d) how to minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology. Please note that the comments submitted in response to this notice are a matter of public record. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee we will be able to do so.

Dated: March 1, 2013.

**Charles Mandeville,**

*Program Coordinator for Volcano Hazards.*

[FR Doc. 2013-05410 Filed 3-7-13; 8:45 am]

**BILLING CODE 4311-AM-P**

## DEPARTMENT OF THE INTERIOR

### Bureau of Indian Affairs

#### Renewal of Agency Information Collection for Federal Acknowledgment of Tribes

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice of request for comments.

**SUMMARY:** In compliance with the Paperwork Reduction Act of 1995, the Assistant Secretary—Indian Affairs is seeking comments on the renewal of Office of Management and Budget (OMB) approval for the collection of information for Federal Acknowledgment of Tribes authorized by OMB Control Number 1076-0104.



This information collection expires July 31, 2013.

**DATES:** Submit comments on or before May 7, 2013.

**ADDRESSES:** You may submit comments on the information collection to R. Lee Fleming, Director, Office of Federal Acknowledgment, Assistant Secretary—Indian Affairs, 1951 Constitution Avenue NW., MS-34B SIB, Washington, DC 20240; facsimile: (202) 219-3008; email: [Lee.Fleming@bia.gov](mailto:Lee.Fleming@bia.gov).

**FOR FURTHER INFORMATION CONTACT:** R. Lee Fleming, (202) 513-7650.

**SUPPLEMENTARY INFORMATION:**

**I. Abstract**

The Assistant Secretary—Indian Affairs is seeking renewal of the approval for the information collection conducted under 25 CFR part 83, to establish whether a petitioning group has the characteristics necessary to be acknowledged as having a government-to-government relationship with the United States. Federal recognition makes the group eligible for benefits from the Federal Government. Approval for this collection expires July 31, 2013. Three forms are used as part of this information collection.

**II. Request for Comments**

The Assistant Secretary—Indian Affairs requests your comments on this collection concerning: (a) The necessity of this information collection for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) The accuracy of the agency's estimate of the burden (hours and cost) of the collection of information, including the validity of the methodology and assumptions used; (c) Ways we could enhance the quality, utility, and clarity of the information to be collected; and (d) Ways we could minimize the burden of the collection of the information on the respondents.

Please note that an agency may not conduct or sponsor, and an individual need not respond to, a collection of information unless it has a valid OMB Control Number.

It is our policy to make all comments available to the public for review at the location listed in the **ADDRESSES** section. Before including your address, phone number, email address or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we

cannot guarantee that we will be able to do so.

**III. Data**

*OMB Control Number:* 1076-0104.

*Title:* Documented Petitions for Federal Acknowledgment as an Indian Tribe, 25 CFR 83.

*Brief Description of Collection:* Submission of this information allows Office of Federal Acknowledgment (OFA) to review applications for the Federal acknowledgment of a group as an Indian tribe. The acknowledgment regulations at 25 CFR part 83 contain seven criteria that unrecognized groups seeking Federal acknowledgment as Indian tribes must demonstrate that they meet. Information collect from petitioning groups under these regulations provide anthropological, genealogical and historical data used by the Assistant Secretary—Indian Affairs to establish whether a petitioning group has the characteristics necessary to be acknowledged as having a government-to-government relationship with the United States. Respondents are not required to retain copies of the information submitted to OFA but will probably maintain copies for their own use; therefore, there is no recordkeeping requirement included in this information collection.

*Type of Review:* Extension without change of currently approved collection.

*Respondents:* Groups petitioning for Federal acknowledgment as Indian tribes.

*Number of Respondents:* 10 per year, on average.

*Number of Responses:* 10 per year, on average.

*Frequency of Response:* Once.

*Estimated Time per Response:* 2,075 hours.

*Estimated Total Annual Hour Burden:* 20,750 hours.

Dated: March 4, 2013.

**John Ashley,**

*Acting Assistant Director for Information Resources.*

[FR Doc. 2013-05495 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-G1-P**

**DEPARTMENT OF THE INTERIOR**

**Bureau of Indian Affairs**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Indian Health Service**

**Extension, Without Changes of Agency Information Collection for Indian Self-Determination and Education Assistance Contracts**

**AGENCIES:** Bureau of Indian Affairs, DOI, and Indian Health Service, HHS.

**ACTION:** Notice of request for comments.

**SUMMARY:** In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, which requires 60 days for public comment on proposed information collection projects, the Bureau of Indian Affairs (BIA) and the Indian Health Service (IHS) are publishing for comment, a summary of a proposed information collection, titled "Indian Self-Determination and Education Assistance Contracts, 25 CFR part 900," to be submitted to the Office of Management and Budget (OMB) for review. The information is collected to process contracts, grants or cooperative agreements (contracts) for award by BIA and IHS, as authorized by the Indian Self-Determination and Education Assistance Act (ISDEAA), as amended (25 U.S.C. 450 et seq.). This previously approved information collection (OMB Control Number 1076-0136) expires May 31, 2013.

**DATES:** Submit comments on or before May 7, 2013.

*Send Comments To:* You may submit comments regarding the BIA information collection activities (OMB Control No. 1076-0136) to Terry Parks, Division Chief, BIA Office of Indian Services, 1849 C Street NW., Mail Stop 4513, Washington, DC 20240; send via facsimile to (202) 208-5113; or send via email to [Terrence.Parks@bia.gov](mailto:Terrence.Parks@bia.gov). Comments relating to the IHS information collection activities (OMB Control No. 1076-0136) may be sent to Roselyn Tso, Acting Director, IHS Office of Direct Services and Contracting Tribes (ODSCT), 801 Thompson Ave., Ste. 220, Rockville, MD 20852; send via facsimile to (301) 443-4446; or send via email to [Roselyn.Tso@ihs.gov](mailto:Roselyn.Tso@ihs.gov).

**FOR FURTHER INFORMATION CONTACT:** Terry Parks through the methods listed in the above section or by calling (202) 513-7625 regarding the BIA information collection activities (OMB Control No. 1076-0136); and contact Roselyn Tso through the methods listed in the above

section or by calling (301) 443-1104, regarding the IHS information collection activities (OMB Control No. 1076-0136).

#### **SUPPLEMENTARY INFORMATION:**

##### **I. Abstract**

Representatives of the BIA and IHS seek renewal of the approval for information collections conducted under their joint rule, 25 CFR part 900, implementing the ISDEAA. The Act requires the joint rule to govern how contracts are awarded to Indian tribes, thereby avoiding the unnecessary burden or confusion associated with two sets of rules and information collection requirements. See 25 U.S.C. 450k(a)(2)(A)(ii). The joint rule at 25 CFR part 900 was developed through negotiated rulemaking with tribes in 1996 and governs, among other things, what must be included in a tribe's initial ISDEAA contract proposal to the BIA or IHS. There is no change to the approved burden hours for this information collection.

The information requirements for this joint rule represent significant differences from other agencies in several respects. Under the Act, the Secretaries of Health and Human Services and the Department of the Interior are directed to enter into self-determination contracts with tribes upon request, unless specific declination criteria apply, and, generally, tribes may renew these contracts annually, whereas other agencies provide grants on a discretionary or competitive basis. Both the BIA and IHS award contracts for multiple programs whereas other agencies usually award single grants to tribes.

The BIA and IHS use the information collected to determine applicant eligibility, evaluate applicant capabilities, protect the service population, safeguard Federal funds and other resources, and permit the Federal agencies to administer and evaluate contract programs. Tribal governments or tribal organizations provide the information by submitting Public Law 93-638 contract proposals to the appropriate Federal agency. No third party notification or public disclosure burden is associated with this collection.

##### **II. Request for Comments**

The BIA and IHS request your comments on this collection concerning: (a) The necessity of this information collection for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden (hours

and cost) of the collection of information, including the validity of the methodology and assumptions used; (c) ways we could enhance the quality, utility, and clarity of the information to be collected; and (d) ways we could minimize the burden of the collection of the information on the respondents.

Please note that an agency may not conduct or sponsor, and an individual need not respond to, a collection of information unless it has a valid OMB Control Number.

It is our policy to make all comments available to the public for review at the location listed in the **ADDRESSES** section. Before including your address, phone number, email address or other personally identifiable information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

##### **III. Data**

*OMB Control Number:* 1076-0136.

*Title:* Indian Self-Determination and Education Assistance Contracts, 25 CFR part 900.

*Brief Description of Collection:* An Indian tribe or tribal organization is required to submit this information each time that it proposes to contract with BIA or IHS under the ISDEAA. Each response may vary in its length. In addition, each subpart of 25 CFR part 900 concerns different parts of the contracting process. For example, subpart C relates to provisions of the contents for the initial contract proposal. The respondents do not incur the burden associated with subpart C when contracts are renewed. Subpart F describes minimum standards for management systems used by Indian tribes or tribal organizations under these contracts. Subpart G addresses the negotiability of all reporting and data requirements in the contracts. Responses are required to obtain or retain a benefit.

*Type of Review:* Extension without change of currently approved collection.

*Respondents:* Federally recognized Indian tribes and tribal organizations.

*Number of Respondents:* 550.

*Estimated Number of Responses:* 5,267.

*Estimated Time per Response:* Varies from 10 to 50 hours, with an average of 45 hours per response.

*Frequency of Response:* Each time programs are contracted from the BIA or IHS under the ISDEAA.

*Estimated Total Annual Hour Burden:* 219,792 hours.

*Comment Due Date:* Your comments regarding this information collection are best assured of having their full effect if received within 60-days of the date of this publication.

Dated: February 28, 2013.

**John Ashley,**

*Acting Assistant Director for Information Resources, Bureau of Indian Affairs.*

Dated: February 25, 2013.

**Yvette Roubideaux,**

*Director, Indian Health Service.*

[FR Doc. 2013-05498 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-4J-P**

## **DEPARTMENT OF THE INTERIOR**

### **Bureau of Indian Affairs**

#### **Renewal of Agency Information Collection for Navajo Partitioned Lands Grazing Permits**

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice of request for comments.

**SUMMARY:** In compliance with the Paperwork Reduction Act of 1995, the Bureau of Indian Affairs (BIA) is seeking comments on the renewal of Office of Management and Budget (OMB) approval for the collection of information for Navajo Partitioned Lands Grazing Permits authorized by OMB Control Number 1076-0162. This information collection expires May 31, 2013.

**DATES:** Submit comments on or before May 7, 2013.

**ADDRESSES:** You may submit comments on the information collection to David Edington, Office of Trust Services, 1849 C Street NW., Mail Stop 4637, Washington, DC 20240; facsimile: (202) 219-0006; email: [David.Edington@bia.gov](mailto:David.Edington@bia.gov).

**FOR FURTHER INFORMATION CONTACT:** David Edington, (202) 513-0886.

#### **SUPPLEMENTARY INFORMATION:**

##### **I. Abstract**

BIA is seeking renewal of the approval for the information collection conducted under 25 CFR part 161, implementing the Navajo-Hopi Indian Relocation Amendments Act of 1980, 94 Stat. 929, and the Federal court decisions of *Healing v. Jones*, 174 F. Supp.211 (D. Ariz. 1959) (*Healing I*), *Healing v. Jones*, 210 F. Supp. 126 (D. Ariz. 1962), aff'd 363 U.S. 758 (1963) (*Healing II*), *Hopi Tribe v. Watt*, 530 F. Supp. 1217 (D. Ariz. 1982), and *Hopi*

*Tribe v. Watt*, 719 F.2d 314 (9th Cir. 1983).

This information collection allows BIA to receive the information necessary to determine whether an applicant to obtain, modify, or assign a grazing permit on Navajo Partitioned Lands is eligible and complies with all applicable grazing permit requirements.

## II. Request for Comments

The BIA requests your comments on this collection concerning: (a) The necessity of this information collection for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) The accuracy of the agency's estimate of the burden (hours and cost) of the collection of information, including the validity of the methodology and assumptions used; (c) Ways we could enhance the quality, utility, and clarity of the information to be collected; and (d) Ways we could minimize the burden of the collection of the information on the respondents.

Please note that an agency may not conduct or sponsor, and an individual need not respond to, a collection of information unless it has a valid OMB Control Number.

It is our policy to make all comments available to the public for review at the location listed in the **ADDRESSES** section. Before including your address, phone number, email address or other personally identifiable information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

## III. Data

*OMB Control Number:* 1076-0162.

*Title:* Navajo Partitioned Lands Grazing Permits, 25 CFR 161.

*Brief Description of Collection:* Submission of information is required for Navajo Nation representatives, members, and authorized tribal organizations to obtain, modify, or assign a grazing permit on Navajo partitioned lands. Response is required to obtain a benefit.

*Type of Review:* Extension without change of currently approved collection.

*Respondents:* Tribes, tribal organizations, and individual Indians.

*Number of Respondents:* 750.

*Estimated Number of Responses:* 1,500.

*Estimated Time per Response:* On average, 2 hours.

*Estimated Total Annual Hour Burden:* 3,000 hours.

Dated: March 4, 2013.

**John Ashley,**

*Acting Assistant Director for Information Resources.*

[FR Doc. 2013-05492 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-4J-P**

## DEPARTMENT OF THE INTERIOR

### Bureau of Indian Affairs

#### Bishop Paiute Tribe—Liquor Control Ordinance No. 2012-07

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice.

**SUMMARY:** This notice publishes the Liquor Control Ordinance No. 2012-07 of the Bishop Paiute Tribe. The Ordinance regulates and controls the possession, sale and consumption of liquor within the Indian Country of the Bishop Paiute Tribe. The land is trust land and this Ordinance allows for the possession and sale of alcoholic beverages within the jurisdiction of the Bishop Paiute Tribe. This Ordinance will increase the ability of the tribal government to control the distribution and possession of liquor within their jurisdiction, and at the same time will provide an important source of revenue, the strengthening of the tribal government and the delivery of tribal services.

**DATES:** *Effective Date:* This Ordinance is effective March 8, 2013.

**FOR FURTHER INFORMATION CONTACT:** Harley Long, Tribal Government Officer, Pacific Regional Office, Bureau of Indian Affairs, 2800 Cottage Way, Sacramento, CA 95825, Phone: (916) 978-6067; Fax: (916) 916-6099; or De Springer, Office of Indian Services, Bureau of Indian Affairs, 1849 C Street NW., MS-4513-MIB, Washington, DC 20240; Telephone (202) 513-7640.

**SUPPLEMENTARY INFORMATION:** Pursuant to the Act of August 15, 1953, Public Law 83-277, 67 Stat. 586, 18 U.S.C. 1161, as interpreted by the Supreme Court in *Rice v. Rehner*, 463 U.S. 713 (1983), the Secretary of the Interior shall certify and publish in the **Federal Register** notice of adopted liquor ordinances for the purpose of regulating liquor transactions in Indian country. The Bishop Tribal Council adopted this Ordinance by Resolution T2012-46 on October 29, 2012.

This notice is published in accordance with the authority delegated by the Secretary of the Interior to the

Assistant Secretary—Indian Affairs. I certify that the Bishop Tribal Council duly adopted Liquor Control Ordinance No. 2012-07 by Resolution T2012-46 on October 29, 2012.

Dated: February 28, 2013.

**Kevin K. Washburn,**

*Assistant Secretary—Indian Affairs.*

The Bishop Paiute Tribal Liquor Control Ordinance No. 2012-07 shall read as follows:

### Preamble

The Bishop Paiute Tribe (Tribe), aka the Paiute-Shoshone Indians of the Bishop Community of the Bishop Colony (Tribe), a federally recognized Indian Tribe located on the Bishop Paiute Reservation, established under Act of Congress of April 20, 1937 (50 Statutes 70), in Inyo County, California, with inherent sovereignty and a government to government relationship with the United States of America, has all the rights accorded to federally recognized tribes, with the Bishop Paiute Tribal Council recognized as the duly elected governing body of the Tribe.

This Ordinance is hereby enacted by the Bishop Tribal Council (Tribal Council) in exercising its inherent legal authority as the governing body of the Bishop Paiute Tribe.

Additional authority for the adoption of this ordinance is found in Federal Law at 18 U.S.C. 1161, providing in part that the Indian Liquor Laws found in the United States Code, shall not apply to any act or transaction with any area of Indian Country, provided such act or transaction is in conformity with both the laws of the state in which such act or transaction occurs, and with the laws duly adopted by the Tribe having jurisdiction over such areas of Indian Country.

### Section 1.00—Declaration of Purpose

The purpose of this Ordinance is to regulate the sale, possession and use of alcoholic liquor on the Bishop Paiute Reservation and other lands subject to Tribal jurisdiction with the exception of Blocks thirty seven (37) and thirty eight (38) which are addressed by General Council Ordinance adopted on August 22, 1961. This Ordinance (2012-07) does not change or affect any provisions of the General Council Ordinance relating to Blocks thirty seven (37) and thirty eight (38).

### Section 2.00—Definitions

In construing the provisions of this Ordinance, the following words or phrases shall have the meaning designated unless a different meaning is

expressly provided or the context clearly indicates otherwise.

.01. "Licensed Premises" means any Tribally authorized establishment at which liquor is sold and, for the purpose of this Ordinance, includes stores only a portion of which are devoted to sale of liquor or beer, any bar, or any public place designated by the Tribes as a licensed establishment for the sale of liquor/alcohol beverages under this ordinance.

.02 "Liquor/Alcohol Beverage" includes all alcohol, spirits, wine, beer, and any liquid or solid containing alcohol, spirits, wine or beer, and which contains one-half of one percent or more of alcohol by volume and which is fit for beverage purposes either alone or when diluted, mixed or combined with other substances. Alcohol and liquor are interchangeable in this ordinance.

.03 "Tribal Council" means the Bishop Tribal Council, the duly elected governing body of the Tribe.

.04 "Tribal Land" means all lands within the exterior boundaries of the Bishop Paiute Reservation and such other lands as may hereafter be acquired by the Tribe, whether within or without the present exterior boundaries, under any grant, transfer, purchase, gift, adjudication, executive order, Act of Congress, or other means of acquisition.

.05 "Tribal Court" means the Bishop Paiute Tribal Court.

### **Section 3.00—Manufacture, Possession and Sales of Liquor/Alcohol**

.01 Sales of Liquor/Alcohol—The sale of alcoholic beverages by business enterprises owned by and/or subject to the control of the Tribe under this ordinance shall be lawful within the exterior boundaries of the Bishop Paiute Reservation, provided such sales are in conformity with the laws of the State of California governing the sale of alcoholic beverages and this ordinance.

.02 Sales for Cash—All liquor/alcohol sales on Tribal Land shall be on a cash-only basis and no credit shall be extended to any person, organization, or entity, except that this provision does not prevent the use of major credit cards such as, but not limited to Visa or American Express.

.03 Sales for Personnel Consumption—All liquor/alcohol sales shall be for the personal use and consumption of the purchaser. Resale of any liquor/alcohol purchased on or off Tribal Lands is prohibited. Any person who is not licensed pursuant to this ordinance and who purchases liquor/alcoholic beverages on or off Tribal Lands and sells it on Tribal Lands within Tribal jurisdiction, whether in the original container or not, shall be

guilty of a violation of this ordinance and shall be subject to penalties as set forth herein.

Nothing in this section shall prohibit a tribal licensee or the Tribe from purchasing liquor from an off reservation source for resale on the Reservation or the delivery to the Tribe for a tribal licensee of liquor purchased from off-reservation sources for resale on the Reservation.

### **Section 4.00—Prohibition of Sale of Liquor/Alcohol**

.01 Prohibition of the unlicensed sale of liquor/alcohol—No person shall import for sale, manufacture, distribute, or sell any liquor/alcohol beverages within the reservation without first applying for and obtaining a Tribal liquor/alcohol license from the Tribal Council issued in accordance with the provisions of this ordinance. Prior to the Tribal Council issuing such liquor/alcohol license, the applicant must possess a valid California liquor/alcohol license.

.02 Authorize to Sell Liquor/Alcohol—Any person applying for and obtaining a liquor/alcohol license under the provisions of this ordinance shall have the right to engage in only liquor/alcohol transactions expressly authorized by such license and only at those specific places or areas designated in the license.

.03 Types of license—The Tribal Council shall have the authority to issue the following types of liquor licenses within the reservation.

(a) "Retail on-sale general license" means a license authorizing the applicant to sell liquor/alcoholic beverages at retail to be consumed by the buyer only on the premises or at the location designated in the license.

(b) "Retail on-sale beer and wine license" means a license authorizing the applicant to sell beer and wine at retail to be consumed by the buyer only on the premises or at the location designated in the license.

(c) "Retail off-sale general license" means a license authorizing the applicant to sell liquor/alcoholic beverages at retail to be consumed by the buyer off the premises or at a location other than the one designated in the license.

(d) "Retail off-sale beer and wine license" means a license authorizing the applicant to sell beer and wine at retail to be consumed by the buyer off the premises or at a location other than the one designated in the license.

(e) "Manufacture's license" means a license authorizing the applicant to manufacture liquor/alcoholic beverages

for the purpose of sale on the reservation.

### **Section 5.00—Age Limit**

The drinking age for individuals within the exterior boundaries of the Bishop Paiute Reservation and/or general governmental jurisdiction of the Tribe shall be the same as that of the State of California, which is currently 21 years. No person under the age of 21 years shall purchase, possess or consume any liquor/alcoholic beverage. At such time, if any, as California Business and Profession Code Section 25658, which sets the drinking age for the State of California, is repealed or amended to raise or lower the drinking age within California, the Tribe shall operate concurrently with the State of California as to legal liquor/alcohol drinking age limits.

.01 Sale or Service of Liquor/Alcohol by licensee's minor employees

(a) The holder of a license issued under this Ordinance may employ persons 18, 19, and 20 years of age who may take orders for, serve and sell alcoholic liquor in any part of the licensed premises when that activity is incidental to the serving of food, except in those areas classified by the California Department of Alcoholic Beverage Control as being prohibited to the use of minors. However, no person who is 18, 19 and 20 years shall be permitted to mix, pour or draw alcoholic liquor except when pouring is done as a service to the patron at the patron's table or drawing is done in a portion of the premises not prohibited to minors.

(b) Except as stated in this section, it shall be unlawful to hire any person to work in connection with the sale and service of liquor/alcoholic beverage in a tribally licensed liquor/alcohol establishment if such person is under the age of 21 years.

### **Section 6.00—Signs**

Licensed premises establishments must post signs that conform to applicable State, Federal and Tribal Laws.

### **Section 7.00—Rules and Regulations**

.01 Sale of Possession of with the intent of sell without a Liquor/Alcohol License—Any person who sells or offers for sale or distributes or transport(s) in any manner, any liquor in violation of this ordinance, or who possesses liquor/alcohol with intent to sell or distribute without a Tribal liquor license, shall be guilty of a violation of this ordinance.

.02 Sale(s) to Intoxicated Persons—Any person who knowingly sells liquor/alcohol to any person under the

influence of liquor/alcoholic beverage, to the extent that control of the person's faculties is impaired shall be guilty of a violation of this ordinance.

.03 Consuming Liquor/Alcohol in Public Conveyance—Any person engaged wholly or in part in the public conveyance business of carrying passengers for hire and every agent, servant, or employee or such person, who knowingly permits any person to drink any liquor/alcohol in any vehicle that carries passengers for hire, while such vehicle is on Tribal land, shall be guilty of a violation of this ordinance. Any person who drinks any liquor/alcohol in any vehicle that carries passengers for hire, while such vehicle is on Tribal land, shall be guilty of a violation of this ordinance.

.04 Liquor/Alcohol may not be given as a prize, gift, premium or consideration for a lottery, contest, game of chance or skill, or competition of any kind.

#### **Section 8.00—Enforcement and Jurisdiction**

.01 Enforcement—The Tribe through its Tribal Council and Bishop Paiute Tribal Court (Tribal Court) and duly authorized security personnel, shall have the authority to enforce this Ordinance which shall include confiscating any liquor/alcohol manufactured, introduced, sold or possessed located on Tribal Lands in violation of this ordinance. The Tribal Council shall be empowered to sell confiscated liquor/alcohol for the benefit of the Tribe after receiving Tribal Court approval, and to develop and approve such regulations as may become necessary for the enforcement of this Ordinance.

.02 Jurisdiction—Any violations of this ordinance shall constitute a public nuisance under Tribal law. It shall be the Tribal Council or its duly authorized security personnel who may initiate and maintain an action in the Tribal Court to abate and permanently enjoin any nuisance declared under this ordinance and to enforce any and all provisions and penalties under this ordinance. The Tribal Council shall authorize and implement the development of Court rules and procedures that will ensure due process as to all Tribal Court proceedings under this ordinance. Any actions taken under this section 8 may be in addition to any other penalties provided in this ordinance or adopted by the Tribal Council from time to time. This ordinance when approved by the United States Department of the Interior and published in the **Federal Register** shall fall under the jurisdiction of the Tribal Court.

.03 General penalties—The Tribe through the Tribal Court may implement monetary fines not to exceed \$500 for each violation and/or causing the suspension or revocation of a liquor/alcohol license. The Tribal Court may adopt by resolution a separate schedule of fines for each type of violation, taking into account its seriousness and the threat it may pose to the general health and welfare of tribal members. This schedule will include violations for repeat offenders. Any penalties provided herein shall in addition to any criminal penalties, which may be imposed by the Tribal Court through an adopted separate ordinance that conforms to federal law.

.04 Conflicting provisions—Whenever any conflict occurs between the provisions of this ordinance or the provisions of any other ordinance of the Tribe, the stricter of such provisions shall apply.

.05 Severability—If any provision or application of this ordinance is determined invalid such determination shall not invalidate the remaining portions of this ordinance.

#### **Section 9.00—Limited Waiver of Sovereign Immunity**

By enacting this ordinance, the Tribe does not waive, or limit or modify its sovereign immunity from unconsented suit or any other judicial or administrative proceeding except as specifically provided herein.

The Tribe agrees and grants a limited waiver of its sovereign immunity solely for the purpose of authorizing the State of California through or on behalf of the California State Department of Alcohol Beverage Control or any other appropriate sState agency to bring an action in courts of appropriate jurisdiction with the State of California or California State Administrative Proceedings, for the purpose of providing the State of California with remedies to enforce all laws, rules, regulations and rights the state has relating to the issuance of a liquor/alcohol beverage license to the Tribe.

#### **Section 10.00—Revocation/Suspension of License**

The Tribal Council may revoke or suspend the license for reasonable cause after providing the licensee with notice and an opportunity to participate in a hearing at which time the licensee is given an opportunity to respond to any claims against it alleging a violation of this Ordinance, and to demonstrate why the license should not be revoked or suspended. Any determination of the Tribal Council concerning revocation or suspension of a license is final. The

Tribal Council shall direct its authorized representatives to prepare appropriate rules of procedure concerning how a revocation/suspension hearing is to be held and the form of notice to be given to a licensee subject to potential revocation or suspension of its license.

#### **Section 11.00—Inspection of Licensed Premises**

The premises on which liquor is sold or distributed shall be open for inspection by the Tribal Council and/or its authorized representative with respect to the enforcement of this Ordinance at all reasonable times for the purpose of ascertaining whether the rules and regulations of the Tribal Council and this Ordinance are being complied with.

[FR Doc. 2013–05499 Filed 3–7–13; 8:45 am]

BILLING CODE 4310–4J–P

### **DEPARTMENT OF THE INTERIOR**

#### **Bureau of Indian Affairs**

#### **Extending Scoping Period To Prepare a Programmatic Environmental Impact Statement (EIS) for the Navajo Nation Integrated Weed Management Plan Within Coconino, Navajo, and Apache Counties, AZ; McKinley, San Juan, McGill, and Cibola, Counties, NM; and San Juan County, UT**

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice.

**SUMMARY:** The Bureau of Indian Affairs (BIA) is extending the public scoping period to prepare an EIS for the Navajo Nation Integrated Weed Management Plan on the Navajo Indian Reservation.

**DATES:** Scoping comments are due on March 20, 2013.

**FOR FURTHER INFORMATION CONTACT:** Renee Benally at (928) 283–2210; email: [renee.benally@bia.gov](mailto:renee.benally@bia.gov).

**SUPPLEMENTARY INFORMATION:** The BIA published a Notice of Intent in the **Federal Register** on January 14, 2013, (78 FR 2685) and ended the scoping comment period on February 28, 2013. The BIA is extending the comment period to March 20, 2013. Please refer to the January 14, 2013, (78 FR 2685) Notice of Intent for project details and commenting instructions.

Dated: February 28, 2013.

**Kevin K. Washburn,**  
*Assistant Secretary—Indian Affairs.*

[FR Doc. 2013–05398 Filed 3–7–13; 8:45 am]

BILLING CODE 4310–W7–P

**DEPARTMENT OF THE INTERIOR****Bureau of Indian Affairs****Extending the Review Period for the Final Environmental Impact Statement (FEIS) for the Proposed Spokane Tribe of Indians West Plains Casino and Mixed Use Project, City of Airway Heights, Spokane County, Washington**

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice.

**SUMMARY:** The Bureau of Indian Affairs (BIA) is extending the review period for the Final Environmental Impact Statement (FEIS) for the Spokane Tribe of Indians West Plains Casino and Mixed Use Project, City of Airway Heights, Spokane County, Washington.

**DATES:** Comments related to the FEIS must be received by the BIA by May 1, 2013. The Record of Decision on the proposed action will be issued on or after that date.

**FOR FURTHER INFORMATION CONTACT:** Dr. B.J. Howerton, Bureau of Indian Affairs, Northwest Region, 911 Northeast 11th Avenue, Portland, Oregon 97232; fax (503) 231-2275; phone (503) 231-6749.

**SUPPLEMENTARY INFORMATION:** The BIA published a Notice of Availability for the FEIS in the **Federal Register** on February 1, 2013 (78 FR 7448) and ended the review period on March 4, 2013. The BIA is extending the review period to May 1, 2013. Please refer to the February 1, 2013 **Federal Register** (78 FR 7448) notice for project details and commenting instructions.

Dated: March 1, 2013.

**Kevin K. Washburn,**

*Assistant Secretary—Indian Affairs.*

[FR Doc. 2013-05399 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-W7-P**

**DEPARTMENT OF THE INTERIOR****Bureau of Land Management**

[LLWO3200000 19900000 PO000000 13X]

**Renewal of Approved Information Collection**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** 60-Day notice and request for comments.

**SUMMARY:** In compliance with the Paperwork Reduction Act, the Bureau of Land Management (BLM) invites public comments on, and plans to request approval to continue, the collection of

information that assists the BLM in preventing unnecessary or undue degradation of public lands by operations authorized by the mining laws, and in obtaining financial guarantees for the reclamation of public lands. The Office of Management and Budget (OMB) has assigned control number 1004-0194 to this information collection.

**DATES:** Please submit comments on the proposed information collection by May 7, 2013.

**ADDRESSES:** Comments may be submitted by mail, fax, or electronic mail.

*Mail:* U.S. Department of the Interior, Bureau of Land Management, 1849 C Street NW., Room 2134LM, Attention: Jean Sonneman, Washington, DC 20240.

*Fax:* To Jean Sonneman at 202-245-0050.

*Electronic mail:*

*Jean\_Sonneman@blm.gov.*

Please indicate "Attn: 1004-0194" regardless of the form of your comments.

**FOR FURTHER INFORMATION CONTACT:**

Adam Merrill, at 202-912-7044.

Persons who use a telecommunication device for the deaf may call the Federal Information Relay Service at 1-800-877-8339, to leave a message for Mr. Merrill.

**SUPPLEMENTARY INFORMATION:** OMB regulations at 5 CFR 1320, which implement provisions of the Paperwork Reduction Act, 44 U.S.C. 3501-3521, require that interested members of the public and affected agencies be given an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8(d) and 1320.12(a)). This notice identifies an information collection that the BLM plans to submit to OMB for approval. The Paperwork Reduction Act provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

The BLM will request a 3-year term of approval for this information collection activity. Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) The accuracy of the agency's burden estimates; (3) Ways to enhance the quality, utility and clarity of the information collection; and (4) Ways to minimize the information collection burden on respondents, such as use of automated means of collection of the

information. A summary of the public comments will accompany our submission of the information collection requests to OMB.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

The following information is provided for the information collection:

*Title:* Surface Management Activities under the General Mining Law (43 CFR subpart 3809).

*Forms:*

- Form 3809-1, Surface Management Surety Bond;
- Form 3809-2, Surface Management Personal Bond;
- Form 3809-4, Bond Rider Extending Coverage of Bond to Assume Liabilities for Operations Conducted by Parties Other Than the Principal;
- Form 3809-4a, Surface Management Personal Bond Rider; and
- Form 3809-5, Notification of Change of Operator and Assumption of Past Liability.

*OMB Control Number:* 1004-0194.

*Abstract:* This collection of information enables the BLM to determine whether operators and mining claimants are meeting their responsibility to prevent unnecessary or undue degradation while conducting exploration and mining activities on public lands under the mining laws, including the General Mining Law (30 U.S.C. 22-54). It also assists the BLM in obtaining financial guarantees for the reclamation of public lands. This collection of information is found at 43 CFR subpart 3809 and in the forms listed above.

*Frequency:* On occasion.

*Description of Respondents:* Operators and mining claimants.

*Estimated Annual Responses:* 1,495.

*Estimated Annual Burden Hours:* 183,808.

*Estimated Annual Non-Hour Burden:* \$4,780 for notarizing Forms 3809-2 and 3809-4a.

The estimated annual burdens for this collection are itemized in the following table:

## ESTIMATED ANNUAL BURDENS FOR CONTROL NUMBER 1004-0194

A. Type of Response and 43 CFR Citation	B. Number of responses	C. Hours per response	D. Total hours (Column B × Column C)
Initial or Extended Plan of Operations (3809.11) .....	49	320	15,680
Data for EIS (3809.401(c)) .....	5	4,960	24,800
Data for Standard EA (3809.401(c)) .....	15	890	13,350
Data for Simple Exploration EA (3809.401(c)) .....	29	320	9,280
Modification of Plan of Operations (3809.430 and 3809.431) .....	107	320	34,240
Data for EIS (3809.432(a) and 3809.401(c)) .....	2	4,960	9,920
Data for Standard EA (3809.432(a) and 3809.401(c)) .....	35	890	31,150
Data for Simple Exploration EA (3809.432(a) and 3809.401(c)) .....	70	320	22,400
Notice of Operations (3809.21) .....	396	32	12,672
Modification of Notice of Operations (3809.330) .....	167	32	5,344
Extension of Notice of Operations (3809.333) .....	140	1	140
Surface Management Surety Bond, Form 3809-1 (3809.500) .....	28	8	224
Surface Management Personal Bond, Form 3809-2 (3809.500) .....	170	8	1,360
Bond Rider Extending Coverage of Bond, Form 3809-4 (3809.500) .....	25	8	200
Surface Management Personal Bond Rider, Form 3809-4a (3809.500) .....	69	8	552
Notification of Change of Operator and Assumption of Past Liability, Form 3809-5 (3809.116) .....	52	8	416
Notice of State Demand Against Financial Guarantee (3809.573) .....	1	8	8
Request for BLM Acceptance of Replacement Financial Instrument (3809.581) .....	13	8	104
Request for Reduction in Financial Guarantee and/or BLM Approval of Adequacy of Rec- lamation (3809.590) .....	78	8	624
Response to Notice of Forfeiture of Financial Guarantee (3809.596) .....	13	8	104
Appeals to the State Director (3809.800) .....	30	40	1,200
Federal/State Agreements (3809.200) .....	1	40	40
Totals .....	1,495	.....	183,808

Jean Sonneman,

Bureau of Land Management, Information  
Collection Clearance Officer.

[FR Doc. 2013-05451 Filed 3-7-13; 8:45 am]

BILLING CODE 4310-84-P

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[LLMTC00000.L11100000.DP0000.  
LXSISGST0000]

### Notice of Availability of the Draft Miles City Resource Management Plan and Environmental Impact Statement, MT

**AGENCY:** Bureau of Land Management,  
Interior.

**ACTION:** Notice of Availability.

**SUMMARY:** In accordance with the National Environmental Policy Act of 1969, as amended, and the Federal Land Policy and Management Act of 1976, as amended, the Bureau of Land Management (BLM) has prepared a draft Resource Management Plan (RMP) revision and draft Environmental Impact Statement (EIS) for the Miles City Field Office and by this notice is announcing the opening of the comment period. The RMP/EIS revision will replace the Powder River and Big Dry RMPs.

**DATES:** To ensure that comments will be considered, the BLM must receive

written comments on the draft RMP/EIS within 90 days following the date the Environmental Protection Agency publishes the notice of the draft RMP/EIS in the **Federal Register**. The BLM will announce future meetings or hearings and any other public participation activities at least 15 days in advance through public notices, media releases, and/or mailings.

**ADDRESSES:** You may submit comments related to the Miles City draft RMP/EIS by any of the following methods:

- *Email:*  
BLM\_MT\_MCFO\_RMP@blm.gov.
- *Fax:* 406-233-3650.
- *Mail:* "MCFO RMP Comments," 111 Garryowen Road, Miles City, MT 59301.
- *Hand-delivery:* Miles City Field Office, 111 Garryowen Road, Miles City, Montana.

Whenever possible, please reference the page or section in the draft RMP/EIS to which the comment applies.

Copies of the Miles City draft RMP/EIS are available in the Miles City Field Office at the above address or may be viewed at: [http://www.blm.gov/mt/st/en/fo/miles\\_city\\_field\\_office/rmp.html](http://www.blm.gov/mt/st/en/fo/miles_city_field_office/rmp.html). A limited number of hard copies are available upon request while supplies last. Your name and return mailing address must be included in your written and electronic messages.

**FOR FURTHER INFORMATION CONTACT:**  
Mary Bloom, Project Manager, BLM,

telephone 406-233-2800; address Miles City Field Office, 111 Garryowen Road, Miles City, MT; email  
BLM\_MT\_MCFO\_RMP@blm.gov.

Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

**SUPPLEMENTARY INFORMATION:** Public land management within the planning area is currently guided by the Big Dry RMP and the Powder River RMP, which were completed in 1996 and 1985, respectively.

The intent of the planning process is to analyze and update public land and resource management objectives within the planning area. The planning area includes all of the BLM-administered surface (2,759,155 acres) and mineral estate (11,032,026 acres) managed by the Miles City Field Office in Carter, Custer, Daniels, Dawson, Fallon, Garfield, McCone, Powder River, Prairie, Richland, Roosevelt, Rosebud, Sheridan, Treasure, and Wibaux counties and portions of Big Horn and Valley counties in Montana.

Public scoping in preparation of the draft RMP/EIS was initiated in February



2005. Newsletters to update the public on the draft RMP/EIS were issued from 2006–2010. On December 9, 2011, the BLM issued a Notice of Intent in the **Federal Register** to plan for the Greater Sage-Grouse, which included the two RMPs being revised—Big Dry and Powder River. Several meetings have been held with counties, cooperating agencies and other collaborators to prepare the draft RMP/EIS. Issues include the management of vegetation communities, mineral development, recreation and access, and special status species, such as the Greater Sage-Grouse. An updated inventory of lands with wilderness characteristics was completed and the results were analyzed in the draft RMP/EIS.

Five alternative management scenarios present a range of management actions to address the issues: Alternative A is existing management (No Action); Alternative B emphasizes soil, water, air, vegetation, wildlife, and cultural resource protection; Alternative C emphasizes local economies; Alternative D encourages development while maintaining existing land uses; and Alternative E is the BLM's Preferred Alternative. The draft RMP/EIS discloses the environmental consequences of each alternative. Identification of a Preferred Alternative does not represent the final agency decision. The BLM encourages public comment on all alternatives and management actions described in the draft RMP/EIS.

Consistent with BLM Washington Office Instruction Memorandum No. 2010–0117, *Oil and Gas Leasing Reform-Land Use Planning and Lease Parcel Reviews*, the planning area was evaluated to determine if it contained areas meeting the criteria to become proposed master leasing plan (MLP) areas. One area in Carter County has been proposed as an MLP. The proposed Carter MLP is approximately 393,000 acres in size and contains 139,000 acres of BLM-administered surface; 229,000 acres of private land; and 25,000 acres of state land. The BLM administers approximately 282,500 acres of oil and gas estate with 3,678 acres currently leased in the area. The draft RMP/EIS considers and analyzes alternative management for the proposed MLP area.

Pursuant to 43 CFR 1610.7–2(b), this notice announces the public comment period on proposed areas of critical environmental concern (ACECs). The draft RMP/EIS evaluate 26 ACEC nominations. The BLM proposes designation and special management for 21 areas. Five areas that were evaluated are not proposed for ACEC designation,

including areas identified as Greater Sage-Grouse protection priority areas. The 21 areas proposed for designation and the resource use limitations which would occur if formally designated are described below. All resource use limitations described below are subject to valid existing rights.

- The Cedar Creek Battlefield (1,022 public surface acres) would be designated an ACEC. This significant battlefield would be managed to enhance and protect cultural resources. Management actions proposed for this area are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with a no surface occupancy (NSO) stipulation, geophysical exploration would be closed, off-highway vehicle (OHV) use would be limited to existing roads and trails, the area would be managed as a right-of-way (ROW) avoidance area, livestock grazing would be allowed, and management would be per visual resource management (VRM) Class II.

- Flat Creek (547 acres) and Powderville (9,518 acres) areas would also be designated ACECs. Management actions proposed for these significant paleontological areas are: mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, and livestock grazing would be allowed. The Powderville area would be managed per VRM Classes II and III, and the Flat Creek area would be managed per VRM Classes III and IV.

- The Long Medicine Wheel (179 acres) and Powers-Yonkee (40 acres) areas would be designated ACECs. Management actions proposed for these significant cultural resource sites are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be closed, ROWs would be excluded, livestock grazing would be allowed, and management would be per VRM Class II.

- The Walstein area (2,054 acres) would be designated an ACEC. Management actions proposed for this significant cultural and paleontological area are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed within the significant cultural resource sites within the ACEC, OHV use would be closed, the area would be managed as a ROW avoidance area, livestock grazing would

be allowed, and management would be per VRM Class II.

- The Battle Butte Battlefield ACEC would increase in size from 121 acres to 320 acres and continue to be designated and managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, ROWs would be excluded, livestock grazing would be allowed, and management would be per VRM Class II.

- Reynolds Battlefield would increase in size from 324 acres to 922 acres and continue to be designated and managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, the area would be managed as a ROW avoidance area, livestock grazing would be allowed, and management would be per VRM Class II.

- The Big Sheep Mountain ACEC (363 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, geothermal leasing would be closed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, livestock grazing would be allowed, and management would be per VRM Class II.

- The Hoe ACEC (147 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would be closed, 19 acres of the ACEC would be closed to livestock grazing, and management would be per VRM Class II.

- The Jordan Bison Kill ACEC (160 acres) would continue to be managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration



would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would not be allowed, livestock grazing would be allowed, and management would be per VRM Class II.

- The Powder River Depot ACEC (1,401 acres) would continue to be managed and designated as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would be closed, livestock grazing would be excluded on 219 acres of the ACEC, and management would be per VRM Classes I (Terry Badlands Wilderness Study Area overlap) and II (remainder of the ACEC).

- The Seline ACEC (80 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant cultural resource site are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would be closed, livestock grazing would be allowed, and management would be per VRM Class II.

- The Smoky Butte ACEC (80 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant geologic area are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would be allowed, OHV use would be closed, the area would be managed as a ROW avoidance area, livestock grazing would be allowed, and management would be per VRM Class III.

- The Finger Buttes ACEC (1,520 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant scenic area are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would be closed, and management would be per VRM Class II.

- The Ash Creek Divide (7,921 acres), Bug Creek (3,837 acres), Hell Creek (19,373 acres), and Sand Arroyo (9,052 acres) ACECs would continue to be designated and managed as ACECs. Management actions proposed for these significant paleontological areas are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would be allowed, OHV use would be limited to existing roads and trails, ROWs would be allowed, geothermal leasing would be closed, livestock grazing would be allowed, and management would be per VRM Classes II through IV.

- The Black-footed Ferret Reintroduction ACEC (11,221 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant habitat are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with a controlled surface use stipulation, geophysical exploration would be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, livestock grazing would be allowed, and management would be per VRM Classes I (overlap with Terry Badlands WSA), II, III, and IV.

- The Piping Plover ACEC (15 acres) would continue to be designated and managed as an ACEC. Management actions proposed for this significant habitat are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be limited to existing roads and trails, the area would be managed as a ROW avoidance area, geothermal leasing would not be allowed, livestock grazing would not be allowed from May 1 through July 15 of each year, and management would be per VRM Class II.

- The Yonkee site (40 acres) would be designated an ACEC. This significant cultural resource site would be managed to enhance and protect cultural resources. Management actions proposed for this area are: Mineral material sales and permits would be closed, oil and gas leasing would be allowed with an NSO stipulation, geophysical exploration would not be allowed, OHV use would be closed, ROWs would be excluded, livestock grazing would be allowed, and management would be per VRM Class II.

Following the close of the public review and comment period on this draft RMP/EIS, public comments will be used to prepare the BLM Miles City

Proposed RMP and final EIS. The BLM will respond to each substantive comment received during the draft RMP/EIS review period by making appropriate revisions to the document or by explaining why a comment did not warrant a change. After comments have been considered and the draft RMP/EIS has incorporated all potential revisions to develop the proposed RMP and final EIS, a notice of the availability for the Proposed RMP and final EIS will be published in the **Federal Register**.

Please note that public comments and information submitted including names, street addresses, and email addresses of persons who submit comments will be available for public review and disclosure at the above address during regular business hours (8 a.m. to 4 p.m.), Monday through Friday, except holidays.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

**Authority:** 40 CFR 1506.6, 40 CFR 1506.10, 43 CFR 1610.2.

**Jamie E. Connell,**  
*State Director.*

[FR Doc. 2013-05294 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-DN-P**

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[LLNML00000 L14300000.ET0000;  
NMNM126505]

### Notice of Proposed Withdrawal and Opportunity for a Public Meeting; New Mexico

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** The Assistant Secretary of the Interior for Policy, Management and Budget proposes to withdraw 5,670.71 acres of public lands to protect special status plant and animal species, cultural resources, and scenic values contained within the areas designated as the Wind Mountain, Cornudas Mountain, and Alamo Mountain Areas of Critical Environmental Concern (ACEC). This notice segregates the lands for up to 2 years from settlement, sale, location,

and entry under the general land laws, including the United States mining laws.

**DATES:** Comments must be received by June 6, 2013.

**ADDRESSES:** Comments should be sent to the BLM Las Cruces District Office, 1800 Marquess Street, Las Cruces, NM 88005.

**FOR FURTHER INFORMATION CONTACT:** Edward Seum, Lands and Minerals Supervisor at the address above or by telephone at 575-525-4300. Persons who use a telecommunication device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 to contact the above individual. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

**SUPPLEMENTARY INFORMATION:** The Bureau of Land Management (BLM) filed an application requesting the Assistant Secretary for Policy, Management and Budget to withdraw, subject to valid existing rights, the following described lands from settlement, sale, location, and entry under the general land laws, including the United States mining laws, for a period of 20 years:

#### New Mexico Principal Meridian

##### Wind Mountain ACEC

- T. 26 S., R. 14 E.,  
 Sec. 17, E $\frac{1}{2}$ SE $\frac{1}{4}$   
 Sec. 20, E $\frac{1}{2}$ NE $\frac{1}{4}$   
 Sec. 21;  
 Sec. 22, W $\frac{1}{2}$   
 Sec. 27, N $\frac{1}{2}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ S $\frac{1}{2}$ NW $\frac{1}{4}$ ,  
 S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ ,  
 NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ ,  
 S $\frac{1}{2}$ N $\frac{1}{2}$ SW $\frac{1}{4}$ , and S $\frac{1}{2}$ SW $\frac{1}{4}$   
 Sec. 28, N $\frac{1}{2}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ , and  
 SE $\frac{1}{4}$   
 Sec. 29, E $\frac{1}{2}$ NE $\frac{1}{4}$   
 Sec. 33, lots 3 and 4, and N $\frac{1}{2}$ NE $\frac{1}{4}$   
 Sec. 34, lots 1 and 2, and N $\frac{1}{2}$ NW $\frac{1}{4}$ .

The area described contains 2,360.71 acres, more or less, in Otero County.

##### Cornudas Mountain ACEC

- T. 25 S., R. 14 E.,  
 Sec. 27, SW $\frac{1}{4}$   
 Sec. 28, S $\frac{1}{2}$   
 Sec. 33, NE $\frac{1}{4}$ , NE $\frac{1}{4}$ NW $\frac{1}{4}$ ,  
 NE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , and N $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$   
 Sec. 34, W $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ NW $\frac{1}{4}$ , and  
 NW $\frac{1}{4}$ SW $\frac{1}{4}$ .

The area described contains 850 acres, more or less, in Otero County.

##### Alamo Mountain ACEC

- T. 26 S., R. 13 E.,  
 Sec. 17, S $\frac{1}{2}$ N $\frac{1}{2}$  and S $\frac{1}{2}$   
 Sec. 18, SE $\frac{1}{4}$   
 Sec. 19, NE $\frac{1}{4}$  and E $\frac{1}{2}$ E $\frac{1}{2}$ SE $\frac{1}{4}$   
 Secs. 20 and 21;  
 Sec. 28, N $\frac{1}{2}$ N $\frac{1}{2}$   
 Sec. 29, N $\frac{1}{2}$ N $\frac{1}{2}$

Sec. 30, E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ .

The area described contains 2,460 acres, more or less, in Otero County.

The total areas described aggregate 5,670.71 acres, more or less, in Otero County.

The BLM's petition has been approved by the Assistant Secretary for Policy, Management and Budget. Therefore, the petition constitutes a withdrawal proposal of the Secretary of the Interior (43 CFR 2310.1-3(e)).

The purpose of the withdrawal is to protect special status plant and animal species, cultural resources, and scenic values contained within the areas designated as the Wind Mountain, Cornudas Mountain, and Alamo Mountain ACECs.

The use of a right-of-way, interagency agreement, or cooperative agreement would not adequately constrain non-discretionary uses that could irrevocably destroy the area's cultural resources, scenic values, and special status plant and animal species habitat.

There are no suitable alternative sites for the requested withdrawal.

No water rights would be needed to fulfill the purpose of the requested withdrawal.

Records relating to the application may be examined by contacting Edward Seum or Bill Childress of the BLM Las Cruces District Office at the above address or phone number.

On or before June 6, 2013, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the BLM Las Cruces District Office at the address noted above. Comments, including names and street addresses of respondents, will be available for public review at the BLM Las Cruces District Office, 1800 Marquess, Las Cruces, New Mexico, during regular business hours, which are 7:45 a.m. to 4:30 p.m., Monday through Friday, except holidays.

Individual respondents may request confidentiality. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public view, we cannot guarantee that we will be able to do so.

Notice is hereby given that a public meeting will be held in connection with the proposed withdrawal. A notice of the time and place of the public meeting will be announced at least 30 days in

advance in the **Federal Register** and through local media, newspapers, and the BLM Web site at: [http://www.blm.gov/nm/st/en/fo/Las\\_Cruces\\_District\\_Office.html](http://www.blm.gov/nm/st/en/fo/Las_Cruces_District_Office.html).

The application will be processed in accordance with the regulations set forth in 43 CFR part 2300.

For a period until March 9, 2015, the lands described in this notice will be segregated from settlement, sale, location and entry under the general land laws, including the United States mining laws, unless the application is denied or cancelled or the withdrawal is approved prior to that date.

Licenses, permits, cooperative agreement, or discretionary land use authorizations of a temporary nature which will not significantly impact the values to be protected by the withdrawal may be allowed with the approval of the authorized officer of the BLM during the segregative period.

**Bill Childress,**

*District Manager.*

[FR Doc. 2013-05485 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-VC-P**

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[LLAZ931000. L71220000.EU0000.  
 LVTFA1158520 241A; AZA-35598]

#### Notice of Realty Action: Direct Sale of Public Land in Pinal County, AZ

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of realty action.

**SUMMARY:** The Bureau of Land Management (BLM), Lower Sonoran Field Office (LSFO), proposes a noncompetitive direct sale of one land parcel totaling approximately 160 acres in Pinal County, Arizona. The public land would be sold to the Ak-Chin Indian Community (Community) at not less than the appraised fair market value (FMV). The sale will be subject to the applicable provisions of Sections 203 and 209 of the Federal Land Policy and Management Act of 1976, as amended (FLPMA) and sales and mineral conveyance regulations.

**DATES:** Comments regarding the proposed direct sale must be received by the BLM within 45 days of the date this notice is published in the **Federal Register**.

**ADDRESSES:** Written comments concerning the proposed direct sale should be sent to Penny Foreman, Acting Field Manager, LSFO, Phoenix

District Office, 21605 North 7th Avenue, Phoenix, AZ 85027.

**FOR FURTHER INFORMATION CONTACT:**

JoAnn Goodlow, Realty Specialist, at the above address or phone 623-580-5548. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

**SUPPLEMENTARY INFORMATION:** The following parcel of public land is proposed for direct sale to the Community and is legally described as follows:

**Gila and Salt River Meridian**

T. 5 S., R. 4 E.,  
Sec. 13, NW¼.

The area described contains 160 acres, more or less, in Pinal County, Arizona. Consistent with Section 203 of FLPMA, a tract of public land may be sold where, as a result of approved land use planning, sale of the tract meets the disposal criteria of that section. The land was identified as suitable for disposal in the BLM—Lower Sonoran Record of Decision and Resource Management Plan (RMP) approved on September 14, 2012. The parcel is difficult and uneconomical to manage as part of the public land and is not suitable for management by another Federal department or agency. It is not needed for any other Federal purpose. No potentially significant resource conflicts, legal issues, land, or resource management issues have been identified. The property is a relatively isolated tract, and there are no known uses currently occurring on the property. Regulations contained in 43 CFR 2710.0-6(c)(3)(iii) and 43 CFR 2711.3-3(a)(1) make allowances for direct sales when a competitive sale is not appropriate, and other conditions are met. The Community, who is considered a local government, wishes to purchase the parcel to better serve the public interest by using the land for development purposes to enhance the use and viability of the Community's Phoenix Regional Airport (PRA), which is immediately west of the public land parcel. As such, the BLM has concluded the public interest would be best served by a direct sale. The BLM has prepared a mineral potential report, dated March 19, 2012, which concluded that there are no known mineral values in the land proposed for direct sale. Therefore, the BLM proposes that the conveyance of the Federal mineral interest occur simultaneously with the sale.

The segregation will commence on the date of publication in the **Federal Register**, and the above described land will be segregated from all appropriation under the public land laws, including the mining laws, except for the sale provisions of FLPMA. Until completion of the sale, the BLM will no

longer accept land use applications affecting the identified public land, except application for the amendment of previously filed right-of-way applications or existing authorizations to increase the term of the grants in accordance with 43 CFR 2807.15. The segregation will terminate upon issuance of a patent, publication in the **Federal Register** of a termination of the segregation, or two years from the date of publication in the **Federal Register**, unless extended by the BLM Arizona State Director in accordance with 43 CFR 2711.1-2(d) prior to the termination date. In addition to the appraised FMV, the Community would be required to pay a \$50 nonrefundable filing fee for conveyance of the available mineral interests and the associated administrative costs. The following terms and conditions would appear as reservations to the United States on the conveyance document for this parcel:

1. A right-of-way thereon for ditches or canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).
2. The conveyance is subject to all valid existing rights of record.
3. Right-of-way AZA-21392 for road purposes granted to Pinal County Highway Department, its successors or assigns, pursuant to the Act of July 26, 1866 (43 U.S.C. 932) is reserved.
4. Additional terms and conditions that the authorized officer deems appropriate. A map delineating the proposed direct sale parcel and Mineral Potential Report are available for public review at the LSFO, which is located at the address above. The FMV for the sale parcel will be available for review 60 days prior to the sale date. Preliminary inspections have revealed no indication of hazardous materials. A biological evaluation, a cultural resources survey, and an environmental assessment (EA) are being prepared for the proposed direct sale. When completed, the EA will also be available for review at the BLM LSFO. The map and EA will also be viewable at the following Web site: <http://www.blm.gov/az/st/en/info/nepa/log.html>.

Public comments concerning the proposed direct sale may be submitted in writing to the attention of the BLM Lower Sonoran Field Manager (see **ADDRESSES** above) on or before 45 days from publication of this notice in the **Federal Register**. Any adverse comments regarding the proposed direct sale will be reviewed by the BLM Lower Sonoran Field Manager or other authorized official of the Department of the Interior, who may sustain, vacate, or modify this realty action in whole or in part. In the absence of timely filed objections, this realty action will become the final determination of the Department of the Interior.

Before including your address, phone number, email address, or other personal identifying information in your comment, be advised that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold from public review your personal identifying information, we cannot guarantee that we will be able to do so.

Authority: 43 CFR 2711.1-2)

**Penny Foreman,**

*Acting Field Manager, Lower Sonoran Field Office.*

[FR Doc. 2013-05461 Filed 3-7-13; 8:45 am]

**BILLING CODE 4310-32-P**

## DEPARTMENT OF THE INTERIOR

### National Park Service

[NPS-WASO-NRNL-12393;  
PPWOCRADIO, PCU00RP14.R50000]

### National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before February 16, 2013. Pursuant to § 60.13 of 36 CFR Part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation. Comments may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by March 25, 2013. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: February 20, 2013.

**J. Paul Loether,**

*Chief, National Register of Historic Places/  
National Historic Landmarks Program.*

### ALASKA

#### Matanuska-Susitna Borough-Census Area

Campbell House, (Settlement and Economic Development of Alaska's Matanuska-Susitna Valley MPS), 1540 Inner Springer Loop, Palmer, 13000129

### CALIFORNIA

#### San Diego County

San Diego Athletic Club, 1250 6th Ave., San Diego, 13000130

**KANSAS****Marion County**

French Frank's Santa Fe Trail Segment,  
(Santa Fe Trail MPS), Address Restricted,  
Lehigh, 13000131

**Morton County**

Santa Fe Trail—Cimarron National Grassland  
Segment 1, (Santa Fe Trail MPS), 2.0 mi.  
S. of KS 51 at CO-KS State Line, Elkhart,  
13000132

Santa Fe Trail—Cimarron National Grassland  
Segment 2, (Santa Fe Trail MPS), 1.66 mi.  
S. of KS 51 & 1 mi. E. of Cty. Rd. 2, Elkhart,  
13000133

Santa Fe Trail—Cimarron National Grassland  
Segment 3, (Santa Fe Trail MPS), FSR-600,  
E. & W. sides of KS 27, Elkhart, 13000134

Santa Fe Trail—Cimarron National Grassland  
Segment 4, (Santa Fe Trail MPS), 2.5 mi.  
E. of KS 27, N. of FSR-600, Elkhart,  
13000135

Santa Fe Trail—Cimarron National Grassland  
Segment 5, (Santa Fe Trail MPS), 7 mi. N.  
of US 56 along Cty. Rd. 16, Wilburton,  
13000136

**NEW JERSEY****Burlington County**

Jacob's Chapel A.M.E. Church, 311-313 Elbo  
Ln., Mount Laurel, 13000137

**NORTH DAKOTA****Bottineau County**

Swedish Zion Lutheran Church, 32 rods from  
NE. corner of SE. corner T164N, R77W,  
Sec. 34, Souris, 13000138

A request for removal has been made for  
the following resources:

**TENNESSEE****Carter County**

Carriger-Cowan House, E. of Siam, Siam,  
79002415

**Shelby County**

Union Avenue Methodist Episcopal Church,  
South, 2117 Union Ave., Memphis,  
87000399

[FR Doc. 2013-05382 Filed 3-7-13; 8:45 am]

**BILLING CODE 4312-51-P**

**INTERNATIONAL TRADE  
COMMISSION**

[Investigation Nos. 701-TA-365-366 and  
731-TA-734-735 (Third Review)]

**Certain Pasta From Italy and Turkey;  
Revised Schedule for the Subject  
Reviews**

**AGENCY:** United States International  
Trade Commission.

**ACTION:** Notice.

**DATES:** *Effective Date:* Date of  
Commission approval of action jacket.

**FOR FURTHER INFORMATION CONTACT:**  
Keysha Martinez (202-205-2136), Office  
of Investigations, U.S. International

Trade Commission, 500 E Street SW.,  
Washington, DC 20436. Hearing-  
impaired persons can obtain  
information on this matter by contacting  
the Commission's TDD terminal on 202-  
205-1810. Persons with mobility  
impairments who will need special  
assistance in gaining access to the  
Commission should contact the Office  
of the Secretary at 202-205-2000.  
General information concerning the  
Commission may also be obtained by  
accessing its Internet server (<http://www.usitc.gov>). The public record for  
this review may be viewed on the  
Commission's electronic docket (EDIS)  
at <http://edis.usitc.gov>.

**SUPPLEMENTARY INFORMATION:** On  
February 6, 2013, the Commission  
established a schedule for the conduct  
of the five-year reviews of certain pasta  
from Italy and Turkey (78 FR 9937,  
February 12, 2013). The Commission is  
revising its schedule as follows: the  
hearing will be on July 11, 2013, and the  
posthearing briefs and non-party written  
statements are due on July 22, 2013. For  
further information concerning these  
reviews see the Commission's notice  
cited above.

For further information concerning  
the conduct of these reviews and rules  
of general application, consult the  
Commission's Rules of Practice and  
Procedure, part 201, subparts A, B, and  
E (19 CFR part 201), and part 207,  
subparts A and F (19 CFR part 207), as  
most recently amended at 76 FR 61949  
(Oct. 6, 2011).

**Authority:** These reviews are being  
conducted under authority of title VII of the  
Tariff Act of 1930; this notice is published  
pursuant to section 207.62 of the  
Commission's rules.

By order of the Commission.

Issued: March 4, 2013.

**Lisa R. Barton,**

*Acting Secretary to the Commission.*

[FR Doc. 2013-05346 Filed 3-7-13; 8:45 am]

**BILLING CODE 7020-02-P**

**DEPARTMENT OF JUSTICE**

[OMB Number 1110-0049]

**InfraGard Membership Application and  
Profile Proposed Collection,  
Comments Requested; InfraGard  
Membership Application and Profile**

**ACTION:** 60-Day Notice.

The Department of Justice (DOJ),  
Federal Bureau of Investigation (FBI),  
Cyber Division's National Industry  
Partnerships Unit (NIPU) will be  
submitting the following information  
collection request to the Office of

Management and Budget (OMB) for  
review and approval in accordance with  
the Paperwork Reduction Act of 1995.  
The proposed information collection is  
published to obtain comments from the  
public and affected agencies. Comments  
are encouraged and will be accepted for  
60 days until May 7, 2013. This process  
is conducted in accordance with 5 CFR  
1320.10.

If you have comments (especially on  
the estimated public burden or  
associated response time), suggestions,  
or need a copy of the proposed  
information collection instrument with  
instructions or additional information,  
please contact Stephen Jamison,  
Supervisory Special Agent, National  
Industry Partnerships Unit, Federal  
Bureau of Investigation, Cyber Division,  
FBIHQ, 935 Pennsylvania Avenue,  
Washington DC 20035 or facsimile at  
(202) 651-3187.

Written comments and suggestions  
from the public and affected agencies  
concerning the proposed collection of  
information are encouraged. Your  
comments should address one or more  
of the following three points:

(1) Evaluate whether the proposed  
collection of information is necessary  
for the proper performance of the  
functions of the agency/component,  
including whether the information will  
have practical utility;

(2) Evaluate the accuracy of the  
agency's/component's estimate of the  
burden of the proposed collection of the  
information, including the validity of  
the methodology and assumptions used;

(3) Enhance the quality, utility, and  
clarity of the information to be  
collected; and

(4) Minimize the burden of the  
collection of information on those who  
are to respond, including the use of  
appropriate automated, electronic,  
mechanical, or other technological  
collection techniques or other forms of  
information technology, e.g., permitting  
electronic submission of responses.

**Overview of This Information**

1. *Type of Information Collection:*

Approval of a reinstated collection.

2. *Title of the Forms:* InfraGard  
Membership Application and Profile.

3. *Agency Form Number, if any, and  
the applicable component of the  
department sponsoring the collection:*  
N/A.

*Sponsor:* National Industry  
Partnership Unit (NIPU) Cyber Division  
of the Federal Bureau of Investigation  
(FBI), Department of Justice (DOJ).

4. *Affected Public who will be asked  
or required to respond, as well as a brief  
abstract:*

*Primary:* Members of the public and private-sector with a nexus to critical infrastructure protection interested in being a member of the FBI's National InfraGard Program.

*Brief Abstract:* Personal information is collected by the FBI for vetting and background information to obtain membership to the Program and access to its secure portal. InfraGard is a two-way information sharing exchange between the FBI and members of the public and private sector focused on intrusion and vulnerabilities affecting 18 critical infrastructures. Members are provided access to law enforcement sensitive analytical products pertaining to their area of expertise.

5. *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* InfraGard has 55,677 members and receives approximately 7,200 new applications for membership per year. The average response time for reading and responding to the membership application and profile is estimated to be 30 minutes.

6. *An estimate of the total public burden (in hours) associated with the collection:* The total hour burden for completing the application and profile is 3,600 hours.

If additional information is required, contact: Jerri Murray, Department Clearance Officer, U.S. Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Room 3W-1407B, Washington, DC 20530.

Dated: March 5, 2013.

**Jerri Murray,**

*Department Clearance Officer for PRA, U.S. Department of Justice.*

[FR Doc. 2013-05429 Filed 3-7-13; 8:45 am]

BILLING CODE 4410-02-P

## DEPARTMENT OF JUSTICE

### Office of Justice Programs

[OMB Number 1121-0220]

#### Agency Information Collection Activities; Proposed Collection; Comments Requested; Extension of Currently Approved Collection: Bureau of Justice Assistance Application Form; Public Safety Officers' Educational Assistance

**ACTION:** 60-Day Notice.

The Department of Justice, Office of Justice Programs, Bureau of Justice Assistance, will be submitting the following information collection request for review and clearance in accordance

with the Paperwork Reduction Act of 1995. This proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for "sixty days" until May 7, 2013. If you have additional comments, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact C. Casto at 1-202-353-7193, Bureau of Justice Assistance, Office of Justice Programs, U.S. Department of Justice, 810 7th Street NW., Washington, DC 20531 or by email at [Chris.Casto@usdoj.gov](mailto:Chris.Casto@usdoj.gov).

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

#### Overview of This Information Collection

(1) *Type of information collection:* Extension of currently approved collection.

(2) *The title of the form/collection:* Public Safety Officers' Educational Assistance

(3) *The agency form number, if any, and the applicable component of the Department sponsoring the collection:* None. Bureau of Justice Assistance, Office of Justice Programs, United States Department of Justice.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:*

*Primary:* Dependent spouses and/or children of public safety officers who were killed or permanently and totally disabled in the line of duty.

*Abstract:* BJA's Public Safety Officers' Benefits (PSOB) Office will use the PSOE application information to confirm the eligibility of applicants to receive PSOE benefits. Eligibility is dependent on several factors, including the applicant having received or being eligible to receive a portion of the PSOB death benefit, or having a family member who received the PSOB disability benefit. Also considered are the applicant's age and the schools being attended. In addition, information to help BJA identify an individual is collected, such as Social Security number and contact numbers and email addresses. The changes to the application form have been made in an effort to streamline the application process and eliminate requests for information that is either irrelevant or already being collected by other means.

*Others:* None.

(5) *An estimate of the total number of respondents and the amount of time needed for an average respondent to respond is as follows:* It is estimated that no more than 125 new respondents will apply a year. Each application takes approximately 20 minutes to complete.

(6) *An estimate of the total public burden (in hours) associated with the collection is 42 hours. Total Annual Reporting Burden: 125 × 20 minutes per application = 1560 minutes/by 60 minutes per hour = 42 hours.*

If additional information is required, please contact: Jerri Murray, Department Clearance Officer, U.S. Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Room 3W-1407B, Washington DC, 20530.

Dated: March 5, 2013.

**Jerri Murray,**

*Department Clearance Officer for PRA, U.S. Department of Justice.*

[FR Doc. 2013-05430 Filed 3-7-13; 8:45 am]

BILLING CODE 4410-18-P

## DEPARTMENT OF JUSTICE

### Office of Justice Programs

[OMB Number 1121-0309]

#### Agency Information Collection Activities; Proposed Collection; Comments Requested: International Terrorism Victim Expense Reimbursement Program Application

**ACTION:** 60-Day Notice.

The Department of Justice, Office of Justice Programs, Office for Victims of Crime will be submitting the following information collection request to the

Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for "sixty days" until May 7, 2013. This process is conducted in accordance with 5 CFR 1320.10.

If you have comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Chandria Slaughter, Office for Victims of Crime, 810 Seventh Street NW., Washington, DC 20531; by facsimile at (202) 305-2440 or by email, to [ITVERP@usdoj.gov](mailto:ITVERP@usdoj.gov).

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology (e.g., permitting electronic submission of responses).

Overview of this information:

(1) *Type of information collection:* Extension of a currently approved collection.

(2) *The title of the form/collection:* International Terrorism Victim Expense Reimbursement Program (ITVERP) Application.

(3) *The agency form number, if any, and the applicable component of the department sponsoring the collection:* Form Number: The Office of Management and Budget Number for the certification form is 1121-0309. The Office for Victims of Crime, Office of Justice Programs, United States Department of Justice is sponsoring the collection.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:* Primary: Individual victims, surviving family members or personal representatives. Other: Federal Government. This application will be used to apply for expense reimbursement by U.S. nationals and U.S. Government employees who are victims of acts of international terrorism that occur(ed) outside of the United States. The application will be used to collect necessary information on the expenses incurred by the applicant, as associated with his or her victimization, as well as other pertinent information, and will be used by OVC to make an award determination.

(5) *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply:* It is estimated that 100 respondents will complete the certification in approximately 45 minutes.

(6) *An estimate of the total public burden (in hours) associated with the collection:* The estimated total public burden associated with this information collection is 75 hours.

If additional information is required contact: Jerri Murray, Department Clearance Officer, Policy and Planning Staff, Justice Management Division, U.S. Department of Justice, Two Constitution Square, 145 N Street NE., Room 3W-1407B, Washington, DC 20530.

Dated: March 5, 2013.

**Jerri Murray,**

*Department Clearance Officer for PRA, U.S. Department of Justice.*

[FR Doc. 2013-05431 Filed 3-7-13; 8:45 am]

**BILLING CODE 4410-18-P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-82,113]

#### **SGL Carbon, LLC Including Leased On-Site Worker of Reflex Staffing Services and Manpower, St. Marys, Pennsylvania; Notice of Affirmative Determination Regarding Application for Reconsideration**

By application dated January 9, 2013, the International Union of Electronic, Electrical, Salaried, Machine and Furniture Workers/Communications Workers of America, Local 502, requested administrative reconsideration of the negative determination regarding workers' eligibility to apply for Trade Adjustment Assistance (TAA) applicable to workers

and former workers of SGL Carbon, LLC, St. Marys, Pennsylvania (subject firm). The determination was issued on December 14, 2012. The Department's Notice of determination was published in the **Federal Register** on January 4, 2013 (78 FR 771). The workers' firm is engaged in activities related to the production of graphite parts.

The initial investigation resulted in a negative determination based on the findings that, with respect to Section 222(a)(2)(A)(i) of the Trade Act of 1974, as amended, the subject firm has not experienced a decline in the sales or production of graphite parts during the relevant period.

The request for reconsideration included information regarding possible increased imports.

The Department has carefully reviewed the request for reconsideration and the existing record, and will conduct further investigation to clarify the subject worker group and to determine if workers at the subject firm have met the eligibility requirements of the Trade Act of 1974, as amended.

### Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the U.S. Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 25th day of February, 2013.

**Del Min Amy Chen,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05456 Filed 3-7-13; 8:45 am]

**BILLING CODE 4510-FN-P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-82,156]

#### **Johnstown Specialty Castings, Inc., a Subsidiary of WHEMCO, Johnstown, Pennsylvania; Notice of Affirmative Determination Regarding Application for Reconsideration**

By application dated February 2, 2013, United Steelworkers, Local Union 2632, Unit 16, requested administrative reconsideration of the negative determination regarding workers' eligibility to apply for Trade Adjustment Assistance (TAA) applicable to workers and former workers of Johnstown Specialty Castings, Inc., a subsidiary of WHEMCO, Johnstown, Pennsylvania (subject firm). The determination was issued on January 8, 2013. The workers'

firm is engaged in activities related to the production of steel castings, slag pots, steel rolls, steel sleeves, and mill liners.

The initial investigation resulted in a negative determination based on the findings that, with respect to Section 222(a) of the Act, the investigation revealed that Criterion (1) has not been met because a significant number or proportion of the workers in the workers' firm have not become totally or partially separated, and are not threatened to become totally or partially separated.

The request for reconsideration included information regarding possible worker separations in the near future. The Department has carefully reviewed the request for reconsideration and the existing record, and will conduct further investigation to determine if workers have met the eligibility requirements of the Trade Act of 1974, as amended.

### Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the U.S. Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 25th day of February, 2013.

**Del Min Amy Chen,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05458 Filed 3-7-13; 8:45 am]

**BILLING CODE 4510-FN-P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-81,932]

#### **The Evercare Company Including On-Site Leased Workers From Global Personnel Solutions and Manpower Waynesboro, Georgia; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance**

In accordance with Section 223 of the Trade Act of 1974, as amended ("Act"), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on September 14, 2012, applicable to workers and former workers of The Evercare Company, Waynesboro, Georgia (subject firm). The subject worker group included on-site leased workers from Global Personnel Solutions.

In response to an inquiry by the State of Georgia, the Department reviewed the

certification for workers of the subject firm. According to information provided by the subject firm and Manpower, Manpower workers on-site at the subject firm supplied staffing services and the separation of Manpower workers is due to the subject firm's acquisition from a foreign country the production of articles like or directly competitive with the consumer package goods produced by the subject firm.

The amended notice applicable to TA-W-81,932 is hereby issued as follows:

All workers of The Evercare Company, including on-site leased workers from Global Personnel Solutions and Manpower, Waynesboro, Georgia, who became totally or partially separated from employment on or after August 23, 2011 through September 14, 2014, and all workers in the group threatened with total or partial separation from employment on date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 22nd day of February, 2013.

**Del Min Amy Chen,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05455 Filed 3-7-13; 8:45 am]

**BILLING CODE 4510-FN-P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### **Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance**

In accordance with Section 223 of the Trade Act of 1974, as amended (19 U.S.C. 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers by (TA-W) number issued during the period of *February 20, 2013 through February 22, 2013*.

In order for an affirmative determination to be made for workers of a primary firm and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(a) of the Act must be met.

I. Under Section 222(a)(2)(A), the following must be satisfied:

(1) A significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) the sales or production, or both, of such firm have decreased absolutely; and

(3) One of the following must be satisfied:

(A) Imports of articles or services like or directly competitive with articles produced or services supplied by such firm have increased;

(B) Imports of articles like or directly competitive with articles into which one or more component parts produced by such firm are directly incorporated, have increased;

(C) Imports of articles directly incorporating one or more component parts produced outside the United States that are like or directly competitive with imports of articles incorporating one or more component parts produced by such firm have increased;

(D) Imports of articles like or directly competitive with articles which are produced directly using services supplied by such firm, have increased; and

(4) The increase in imports contributed importantly to such workers' separation or threat of separation and to the decline in the sales or production of such firm; or

II. Section 222(a)(2)(B) all of the following must be satisfied:

(1) A significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) One of the following must be satisfied:

(A) There has been a shift by the workers' firm to a foreign country in the production of articles or supply of services like or directly competitive with those produced/supplied by the workers' firm;

(B) There has been an acquisition from a foreign country by the workers' firm of articles/services that are like or directly competitive with those produced/supplied by the workers' firm; and

(3) The shift/acquisition contributed importantly to the workers' separation or threat of separation.

In order for an affirmative determination to be made for adversely affected workers in public agencies and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(b) of the Act must be met.

(1) A significant number or proportion of the workers in the public agency have become totally or partially separated, or are threatened to become totally or partially separated;



(2) The public agency has acquired from a foreign country services like or directly competitive with services which are supplied by such agency; and

(3) The acquisition of services contributed importantly to such workers' separation or threat of separation.

In order for an affirmative determination to be made for adversely affected secondary workers of a firm and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(c) of the Act must be met.

(1) A significant number or proportion of the workers in the workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) The workers' firm is a Supplier or Downstream Producer to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, and such supply or production is related to the article or service that was the basis for such certification; and

(3) Either—

(A) The workers' firm is a supplier and the component parts it supplied to the firm described in paragraph (2) accounted for at least 20 percent of the

production or sales of the workers' firm; or

(B) A loss of business by the workers' firm with the firm described in paragraph (2) contributed importantly to the workers' separation or threat of separation.

In order for an affirmative determination to be made for adversely affected workers in firms identified by the International Trade Commission and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(f) of the Act must be met.

(1) The workers' firm is publicly identified by name by the International Trade Commission as a member of a domestic industry in an investigation resulting in—

(A) An affirmative determination of serious injury or threat thereof under section 202(b)(1);

(B) An affirmative determination of market disruption or threat thereof under section 421(b)(1); or

(C) An affirmative final determination of material injury or threat thereof under section 705(b)(1)(A) or 735(b)(1)(A) of the Tariff Act of 1930 (19 U.S.C. 1671d(b)(1)(A) and 1673d(b)(1)(A));

(2) The petition is filed during the 1-year period beginning on the date on which—

(A) A summary of the report submitted to the President by the International Trade Commission under section 202(f)(1) with respect to the affirmative determination described in paragraph (1)(A) is published in the **Federal Register** under section 202(f)(3); or

(B) Notice of an affirmative determination described in subparagraph (1) is published in the **Federal Register**; and

(3) The workers have become totally or partially separated from the workers' firm within—

(A) The 1-year period described in paragraph (2); or

(B) Notwithstanding section 223(b)(1), the 1-year period preceding the 1-year period described in paragraph (2).

#### **Affirmative Determinations for Worker Adjustment Assistance**

The following certifications have been issued. The date following the company name and location of each determination references the impact date for all workers of such determination.

The following certifications have been issued. The requirements of Section 222(a)(2)(A) (increased imports) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
82,235 .....	SP Fiber Technologies Northwest, LLC, SP Fiber Technologies, LLC, SP Newsprint Company.	Newberg, OR .....	February 27, 2012.
82,235A .....	Express Services, Accountemps and Securitas, SP Fiber Technologies Northwest, LLC, SP Newsprint Company.	Newberg, OR .....	December 7, 2011.
82,247 .....	Kincaid Furniture Co., Inc., Plant 9 Lumber Yard, Foothills Temporary Employment.	Hudson, NC .....	July 20, 2012.
82,247A .....	Kincaid Furniture Co., Inc., Plant 1, Foothills Temporary Employment.	Hudson, NC .....	July 22, 2012.
82,247B .....	Kincaid Furniture Co., Inc., Corporate Office, Foothills Temporary Employment.	Hudson, NC .....	July 22, 2012.
82,247C .....	Kincaid Furniture Co., Inc., Shipping Department, Foothills Temporary Employment.	Hudson, NC .....	July 20, 2012.

The following certifications have been issued. The requirements of Section 222(a)(2)(B) (shift in production or

services) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
82,330 .....	Plastics Dynamics, Inc., D/B/A Gourmet Display .....	Kent, WA .....	January 8, 2012.
82,334 .....	Covidien, Global Sourcing Department .....	Boulder, CO .....	January 10, 2012.
82,334A .....	Covidien, Global Sourcing Department, Kelly Services .....	Mansfield, MA .....	January 10, 2012.
82,339 .....	Mondelez Global LLC, Business Services Center, Abacus Services Corporation, etc.	San Antonio, TX .....	January 11, 2012.
82,348 .....	Delft Blue, LLC .....	New York Mills, NY .....	January 14, 2012.
82,379 .....	Abbott Laboratories, Diagnostic-Hematology, Manpower Service Group.	Santa Clara, CA .....	January 28, 2012.
82,387 .....	Hoover's Inc., Editorial Department, The Dun & Bradstreet Corporation, Aquent.	Austin, TX .....	January 29, 2012.
82,407 .....	Superior Fibers LLC, iForce .....	Bremen, OH .....	February 1, 2012.
82,418 .....	Getinge Sourcing, LLC, Getinge AB .....	Rochester, NY .....	January 25, 2012.



The following certifications have been issued. The requirements of Section 222(c) (downstream producer for a firm whose workers are certified eligible to apply for TAA) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
82,342 .....	RG Steel Wheeling, LLC, Wheeling Corrugating Company, Prounlimited and Green Energy Initiatives LLC.	Fort Payne, AL .....	January 13, 2012.

#### Negative Determinations for Worker Adjustment Assistance

In the following cases, the investigation revealed that the eligibility

criteria for worker adjustment assistance have not been met for the reasons specified.

The investigation revealed that the criteria under paragraphs (a)(2)(A)

(increased imports) and (a)(2)(B) (shift in production or services to a foreign country) of section 222 have not been met.

TA-W No.	Subject firm	Location	Impact date
82,284 .....	IBM Corporation, Strategy and Sales Transformation Organization, etc.	Armonk, NY.	
82,286 .....	Oshkosh Defense, Oshkosh Corporation, Acountemps, Advantage Federal Resourcing, Aerotek, etc.	Oshkosh, WI.	

#### Determinations Terminating Investigations of Petitions for Worker Adjustment Assistance

After notice of the petitions was published in the **Federal Register** and

on the Department's Web site, as required by Section 221 of the Act (19 U.S.C. 2271), the Department initiated investigations of these petitions.

The following determinations terminating investigations were issued because the petitioner has requested that the petition be withdrawn.

TA-W No.	Subject firm	Location	Impact date
82,413 .....	Mersen USA BN Corp, Bay City Branch .....	Bay City, MI.	

I hereby certify that the aforementioned determinations were issued during the period of *February 20, 2013 through February 22, 2013*. These determinations are available on the Department's Web site *tradeact/taa/taa search form.cfm* under the searchable listing of determinations or by calling the Office of Trade Adjustment Assistance toll free at 888-365-6822.

Dated: February 26, 2013.

**Elliott S. Kushner,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05460 Filed 3-7-13; 8:45 am]

**BILLING CODE 4510-FN-P**

#### DEPARTMENT OF LABOR

##### Employment and Training Administration

##### Investigations Regarding Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than March 18, 2013.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than March 18, 2013.

The petitions filed in this case are available for inspection at the Office of the Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, Room N-5428, 200 Constitution Avenue NW., Washington, DC 20210.

Signed at Washington, DC, this 27th day of February 2013.

**Elliott S. Kushner,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

#### Appendix

#### 23 TAA PETITIONS INSTITUTED BETWEEN 2/18/13 AND 2/22/13

TA-W	Subject firm (petitioners)	Location	Date of institution	Date of petition
82471 .....	Amantea Nonwovens, LLC (Company) .....	Cincinnati, OH .....	02/19/13	02/18/13

## 23 TAA PETITIONS INSTITUTED BETWEEN 2/18/13 AND 2/22/13—Continued

TA-W	Subject firm (petitioners)	Location	Date of institution	Date of petition
82472 .....	Deutsch, TE Connectivity (Company) .....	Tullahoma, TN .....	02/19/13	02/18/13
82473 .....	Cliffs Natural Resources/Northshore Mining (State/One-Stop) .....	Babbitt, MN .....	02/19/13	02/15/13
82474 .....	Ames True Temper (Workers) .....	Lewistown, PA .....	02/19/13	02/15/13
82475 .....	Sysco Portland (State/One-Stop) .....	Wilsonville, OR .....	02/19/13	02/13/13
82476 .....	SuperValu Inc. (Company) .....	Pleasant Prairie, WI .....	02/19/13	02/15/13
82477 .....	Google (Motorola Mobility Group) (Workers) .....	Libertyville and Plantation, IL .....	02/19/13	02/14/13
82478 .....	Brayton International (Company) .....	High Point, NC .....	02/19/13	02/15/13
82479 .....	Daimler Trucks North America LLC (Company) .....	Portland, OR .....	02/19/13	02/18/13
82480 .....	Pexco LLC (Company) .....	West Columbia, SC .....	02/20/13	02/05/13
82481 .....	HarperCollins Publishers (Company) .....	Scranton, PA .....	02/20/13	02/19/13
82482 .....	ArcelorMittal (Union) .....	Georgetown, SC .....	02/20/13	02/19/13
82483 .....	New Haven Register (State/One-Stop) .....	New Haven, CT .....	02/20/13	02/19/13
82484 .....	SolarWorld Industries America Inc. and SolarWorld Americas (TA-W-82,484A) (Company) .....	Camarillo, CA .....	02/20/13	01/08/13
82485 .....	Nestle Nutrition (State/One-Stop) .....	St. Louis Park, MN .....	02/20/13	01/15/13
82486 .....	USG Corp./L&W Supply Corporation dba Calply (State/One- Stop) .....	Pico Rivera, CA .....	02/21/13	02/20/13
82487 .....	Miller Welding & Machine Company (Company) .....	Brookville, PA .....	02/21/13	02/20/13
82488 .....	Sierra Video Systems (Company) .....	Nevada City, CA .....	02/21/13	02/20/13
82489 .....	LSI Corporation (State/One-Stop) .....	Fort Collins, CO .....	02/21/13	02/20/13
82490 .....	Schaffner EMC Inc (State/One-Stop) .....	Goodrich, MI .....	02/21/13	02/20/13
82491 .....	Allstate Insurance Company (State/One-Stop) .....	Roanoke, VA .....	02/22/13	02/21/13
82492 .....	Creation Technologies (Company) .....	Lexington, KY .....	02/22/13	02/21/13
82493 .....	Steelcase Inc. (Company) .....	Caledonia, MI .....	02/22/13	02/21/13

[FR Doc. 2013-05459 Filed 3-7-13; 8:45 am]

BILLING CODE 4510-FN-P

## DEPARTMENT OF LABOR

Employment and Training  
Administration

[TA-W-82,137]

Naugatuck Valley Surgical Center,  
Department of Saint Mary's Hospital,  
Waterbury, Connecticut; Notice of  
Negative Determination on  
Reconsideration

On January 25, 2013, the Department of Labor issued an Affirmative Determination Regarding Application for Reconsideration applicable to workers and former workers of Naugatuck Valley Surgical Center, a Department of Saint Mary's Hospital, Waterbury, Connecticut (subject firm). The Department's notice of affirmative determination was published in the **Federal Register** on February 12, 2013 (78 FR 9940). The subject workers supply medical transcription services.

Pursuant to 29 CFR 90.18(c), reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a mis-interpretation of facts or of the law justified reconsideration of the decision.

The initial investigation resulted in a negative determination based on the Department's findings of no shift in the supply of medical transcription services (or like or directly competitive services) to a foreign country, no acquisition from a foreign country the supply of medical transcription services (or like or directly competitive services), and no subject firm or customer imports of medical transcription services (or like or directly competitive services). The initial investigation also determined that the subject firm is not a supplier or downstream supplier to a firm that employed a worker group eligible to apply for Trade Adjustment Assistance based on a shift of services or increased imports of like or directly competitive services, and that the subject firm was not identified by name by the International Trade Commission, as required by Section 222(e) of the Trade Act of 1974, as amended, 19 U.S.C. 22272(e).

In the request for reconsideration, the state workforce office alleged that a specific firm was used by the subject firm to outsource services that were completed offshore.

Additional information obtained by the Department during the reconsideration investigation confirmed that the subject firm did not use any firm to outsource services and provided substantial evidence that established

that outside firms that supply services like or directly competitive with those supplied by the workers at the subject firm must be completed in the United States.

After careful review of previously-submitted information and information obtained during the reconsideration investigation, the Department determines that 29 CFR 90.18(c) has not been met.

## Conclusion

After careful review, I determine that the requirements of Section 222 of the Act, 19 U.S.C. 2272, have not been met and, therefore, deny the petition for group eligibility of Naugatuck Valley Surgical Center, a Department of Saint Mary's Hospital, Waterbury, Connecticut, to apply for adjustment assistance, in accordance with Section 223 of the Act, 19 U.S.C. 2273.

Signed in Washington, DC, on this 25th day of February, 2013.

**Del Min Amy Chen,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05457 Filed 3-7-13; 8:45 am]

BILLING CODE 4510-FN-P

**DEPARTMENT OF LABOR****Employment and Training  
Administration**

[TA-W-81,372; TA-W-81,372A; TA-W-81,372B]

**Simpson Lumber Company, LLC,  
Shelton, Washington; Simpson  
Lumber Company, LLC, Tacoma,  
Washington; Simpson Lumber  
Company, LLC, Longview,  
Washington; Notice of Revised  
Determination on Reconsideration**

On May 9, 2012, the Department of Labor issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of Simpson Lumber Company, LLC, Shelton, Washington (TA-W-81,372), Simpson Lumber Company, LLC, Tacoma, Washington (TA-W-81,372A), and Simpson Lumber Company, LLC, Longview, Washington (TA-W-81,372B) (hereafter referred to collectively as “the subject firm” or “Simpson Lumber Company”). The workers are engaged in activities related to the production of dimension lumber, primarily used in housing construction, remodel, and repair. The worker group does not include leased workers.

The reconsideration investigation revealed that customer imports of dimensional lumber (or like or directly competitive articles) during the relevant period contributed importantly to the worker group separations and production declines at each of the aforementioned locations of Simpson Lumber Company.

Section 222(a)(1) has been met because a significant number or proportion of the workers in each of the afore-mentioned locations of Simpson Lumber Company have become totally or partially separated, or are threatened to become totally or partially separated.

A significant number or proportion means at least three workers in a firm (or appropriate subdivision thereof) with a work force of fewer than fifty workers or at least five percent of the workers in a firm (or appropriate subdivision thereof) with a work force of fifty or more workers. 29 CFR 90.2

Section 222(a)(2)(A)(i) has been met because production of dimension lumber at each of the afore-mentioned locations of Simpson Lumber Company has decreased absolutely during the period under investigation.

Section 222(a)(2)(A)(ii) has been met because customer imports of articles like or directly competitive with the dimensional lumber produced by Simpson Lumber Company have

increased (absolutely or relatively) during the relevant period.

Finally, Section 222(a)(2)(A)(iii) has been met because the increased customer imports of articles like or directly competitive with dimensional lumber contributed importantly to the worker group separations and production declines at each of the aforementioned locations of Simpson Lumber Company.

Contributed importantly means a cause which is important but not necessarily more important than other cause. 29 CFR 90.16(b)(3)

**Conclusion**

After careful review of the additional facts obtained during the reconsideration investigation, I determine that workers of Simpson Lumber Company, LLC, Shelton, Washington, Tacoma, Washington and Longview, Washington, engaged in employment related to the production of dimension lumber, meet the worker group certification criteria under Section 222(a) of the Act, 19 U.S.C. 2272(a). In accordance with Section 223 of the Act, 19 U.S.C. 2273, I make the following certification:

All workers of Simpson Lumber Company, LLC, Shelton, Washington (TA-W-81,372), Simpson Lumber Company, LLC, Tacoma, Washington (TA-W-81,372A), and Simpson Lumber Company, LLC, Longview, Washington (TA-W-81,372B), who became totally or partially separated from employment on or after February 21, 2011, through two years from the date of certification, and all workers in the group threatened with total or partial separation from employment on the date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed at Washington, DC, this 25th day of February, 2013.

**Del Min Amy Chen,**

*Certifying Officer, Office of Trade Adjustment Assistance.*

[FR Doc. 2013-05462 Filed 3-7-13; 8:45 am]

**BILLING CODE 4510-FN-P**

**NUCLEAR REGULATORY  
COMMISSION**

[Docket No. NRC-2013-0013]

**Agency Information Collection  
Activities: Proposed Collection;  
Comment Request**

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Notice of pending NRC action to submit an information collection request to the Office of Management and

Budget (OMB) and solicitation of public comment.

**SUMMARY:** The U.S. Nuclear Regulatory Commission (NRC) invites public comment about our intention to request the OMB's approval for renewal of an existing information collection that is summarized below. We are required to publish this notice in the **Federal Register** under the provisions of the Paperwork Reduction Act of 1995.

Information pertaining to the requirement to be submitted:

1. *The title of the information collection:* 10 CFR part 5, “Nondiscrimination on the Basis of Sex in Education Programs or Activities Receiving Federal Financial Assistance.”

2. *Current OMB approval number:* 3150-0209.

3. *How often the collection is required:* Part 5 follows provisions covered in 10 CFR part 4, Section 4.331 Compliance Reviews, which indicates that the NRC may conduct compliance reviews and Pre-Award reviews of recipients or use other similar procedures that will permit it to investigate and correct violations of the act and these regulations. The NRC may conduct these reviews even in absence of a complaint against a recipient. The reviews may be as comprehensive as necessary to determine whether a violation of these regulations has occurred.

4. *Who is required or asked to report:* Recipients of Federal Financial Assistance provided by the NRC (including Educational Institutions, Other Nonprofit Organizations receiving Federal Assistance, and Agreement States.

5. *The number of annual respondents:* 200.

6. *The number of hours needed annually to complete the requirement or request:* 3,600 hours (3,000 hrs for reporting (5 hrs per respondent) and 600 hrs for recordkeeping (3 hrs per recordkeeper)).

7. *Abstract:* The regulations under Part 5 of Title 10 of the *Code of Federal Regulations* (10 CFR), implements the provisions of Title IX of the Education Amendments of 1972, as amended, (except Sections 904 and 906 of these amendments) (20 U.S.C. 1681, 1682, 1683, 1685, 1686, 1687, 1688), which is designed to eliminate (with certain exceptions) discrimination on the basis of sex in any education program or activity receiving Federal financial assistance, whether or not such program or activity is offered or sponsored by an educational institution as defined in these Title IX regulations.

Submit, by May 7, 2013, comments that address the following questions:

1. Is the proposed collection of information necessary for the NRC to properly perform its functions? Does the information have practical utility?
2. Is the burden estimate accurate?
3. Is there a way to enhance the quality, utility, and clarity of the information to be collected?
4. How can the burden of the information collection be minimized, including the use of automated collection techniques or other forms of information technology?

The public may examine and have copied for a fee publicly available documents, including the draft supporting statement, at the NRC's Public Document Room, Room O-1F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852. The OMB clearance requests are available at the NRC's Web site: <http://www.nrc.gov/public-involve/doc-comment/omb/>.

The document will be available on the NRC's home page site for 60 days after the signature date of this notice. Comments submitted in writing or in electronic form will be made available for public inspection. Because your comments will not be edited to remove any identifying or contact information, the NRC cautions you against including any information in your submission that you do not want to be publicly disclosed. Comments submitted should reference Docket No. NRC-2013-0013. You may submit your comments by any of the following methods. Electronic comments: Go to <http://www.regulations.gov> and search for Docket No. NRC-2013-0013. Mail comments to the NRC Clearance Officer, Tremaine Donnell (T-5 F53), U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001. Questions about the information collection requirements may be directed to the NRC Clearance Officer, Tremaine Donnell (T-5 F53), U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, by telephone at 301-415-6258, or by email to [INFOCOLLECTS.Resource@NRC.GOV](mailto:INFOCOLLECTS.Resource@NRC.GOV).

Dated at Rockville, Maryland, this 28th day of February 2013.

For the Nuclear Regulatory Commission.  
**Tremaine Donnell,**  
NRC Clearance Officer, Office of Information Services.

[FR Doc. 2013-05421 Filed 3-7-13; 8:45 am]

BILLING CODE 7590-01-P

## NUCLEAR REGULATORY COMMISSION

[Docket No. NRC-2013-0018]

### Agency Information Collection Activities: Proposed Collection; Comment Request

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Notice of pending NRC action to submit an information collection request to the Office of Management and Budget (OMB) and solicitation of public comment.

**SUMMARY:** The U.S. Nuclear Regulatory Commission (NRC) invites public comment about our intention to request the OMB's approval for a new information collection that is summarized below. We are required to publish this notice in the **Federal Register** under the provisions of the Paperwork Reduction Act of 1995.

Information pertaining to the requirement to be submitted:

1. *The title of the information collection:* Reactor Oversight Process External Survey.
2. *Current OMB approval number:* 3150-XXXX.
3. *How often the collection is required:* Once every 2 years.
4. *Who is required or asked to report:* Members of the public, licensees, and other interested stakeholders.
5. *The number of annual respondents:* 13.
6. *The number of hours needed annually to complete the requirement or request:* 13.
7. *Abstract:* The mission of the NRC is to regulate the nation's civilian use of byproduct, source, and special nuclear materials to ensure adequate protection of public health and safety, to promote the common defense and security, and to protect the environment. One way to support this mission is through the implementation of the Reactor Oversight Process (ROP), which is the agency's program to inspect, measure, and assess the safety performance of commercial nuclear power plants and to respond to any decline in performance.

The NRC seeks to achieve continuous improvement of the ROP through the ROP self-assessment process. The CY 2013 and 2015 ROP self-assessments will rely, in part, on direct feedback from external stakeholders. The information collected through the voluntary survey will support this purpose, and a summary of the survey results will be included in the annual ROP self-assessment report to the Commission.

Submit, by May 7, 2013, comments that address the following questions:

1. Is the proposed collection of information necessary for the NRC to properly perform its functions? Does the information have practical utility?
2. Is the burden estimate accurate?
3. Is there a way to enhance the quality, utility, and clarity of the information to be collected?
4. How can the burden of the information collection be minimized, including the use of automated collection techniques or other forms of information technology?

The public may examine and have copied for a fee publicly available documents, including the draft supporting statement, at the NRC's Public Document Room, Room O-1F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852. The OMB clearance requests are available at the NRC's Web site: <http://www.nrc.gov/public-involve/doc-comment/omb/>. The document will be available on the NRC's home page site for 60 days after the signature date of this notice.

Comments submitted in writing or in electronic form will be made available for public inspection. Because your comments will not be edited to remove any identifying or contact information, the NRC cautions you against including any information in your submission that you do not want to be publicly disclosed. Comments submitted should reference Docket No. NRC-2013-0018. You may submit your comments by any of the following methods. Electronic comments: Go to <http://www.regulations.gov> and search for Docket No. NRC-2013-0018. Mail comments to the NRC Clearance Officer, Tremaine Donnell (T-5 F53), U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001. Questions about the information collection requirements may be directed to the NRC Clearance Officer, Tremaine Donnell (T-5 F53), U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, by telephone at 301-415-6258, or by email to [INFOCOLLECTS.Resource@NRC.GOV](mailto:INFOCOLLECTS.Resource@NRC.GOV).

Dated at Rockville, Maryland, this 1st day of March 2013.

For the Nuclear Regulatory Commission.  
**Tremaine Donnell,**  
NRC Clearance Officer, Office of Information Services.

[FR Doc. 2013-05422 Filed 3-7-13; 8:45 am]

BILLING CODE 7590-01-P

## NUCLEAR REGULATORY COMMISSION

[Docket Nos.: 50–327, 50–328; NRC–2013–0037]

### License Renewal Application for Sequoyah Nuclear Plant, Units 1 and 2, Tennessee Valley Authority

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Request for comments on the notice of intent to prepare an environmental impact statement and notice of public meetings.

**SUMMARY:** Tennessee Valley Authority (TVA) has submitted to the U.S. Nuclear Regulatory Commission (NRC) an application for renewal of Facility Operating Licenses DPR–77 and DPR–79 for an additional 20 years of operation at Sequoyah Nuclear Plant, Units 1 and 2 (SQN). Sequoyah Nuclear Plant is located in Soddy-Daisy, Tennessee. The current operating license for Sequoyah Nuclear Plant, Unit 1 expires on September 17, 2020, and Unit 2 expires on September 15, 2021.

**DATES:** The scoping meetings will be held on April 3, 2013. The first session will be from 2:00 p.m. to 4:00 p.m. and the second session will be from 6:00 p.m. to 8:00 p.m. Submit comments by May 3, 2013. Comments received after this date will be considered if it is practical to do so, but assurance of consideration cannot be given to comments received after this date.

**ADDRESSES:** You may access information and comment submissions related to this document, which the NRC possesses and is publically available, by searching on <http://www.regulations.gov> under Docket ID NRC–2013–0037. You may submit comments by any of the following methods:

- *Federal Rulemaking Web site:* Go to <http://www.regulations.gov> and search for Docket ID NRC–2013–0037. Address questions about NRC dockets to Carol Gallagher; telephone: 301–492–3668; email: [carol.gallagher@nrc.gov](mailto:carol.gallagher@nrc.gov).
- *Mail comments to:* Cindy Bladey, Chief, Rules, Announcements, and Directives Branch (RADB), Office of Administration, Mail Stop: TWB–05–B01M, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.
- *Fax comments to:* RADB at 301–492–3446.

For additional direction on accessing information and submitting comments, see “Accessing Information and Submitting Comments” in the **SUPPLEMENTARY INFORMATION** section of this document.

### FOR FURTHER INFORMATION CONTACT:

Emmanuel Sayoc, Environmental Project Manager, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001; telephone: 301–415–4084, email: [emmanuel.sayoc@nrc.gov](mailto:emmanuel.sayoc@nrc.gov).

### SUPPLEMENTARY INFORMATION:

#### I. Accessing Information and Submitting Comments

##### A. Accessing Information

Please refer to Docket ID NRC–2013–0037 when contacting the NRC about the availability of information regarding this document. You may access information related to this document by any of the following methods:

- *Federal Rulemaking Web site:* Go to <http://www.regulations.gov> and search for Docket ID NRC–2013–0037.
- *NRC’s Agencywide Documents Access and Management System (ADAMS):* You may access publicly-available documents online in the NRC Library at <http://www.nrc.gov/reading-rm/adams.html>. To begin the search, select “ADAMS Public Documents” and then select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to [pdr.resource@nrc.gov](mailto:pdr.resource@nrc.gov). The ADAMS accession number for each document referenced in this notice (if that document is available in ADAMS) is provided the first time that a document is referenced.

- *NRC’s PDR:* You may examine and purchase copies of public documents at the NRC’s PDR, Room O1–F21, One White Flint North, 11555 Rockville Pike, Rockville, MD 20852.

##### B. Submitting Comments

Please include Docket ID NRC–2013–0037 in the subject line of your comment submission, in order to ensure that the NRC is able to make your comment submission available to the public in this docket.

The NRC cautions you not to include identifying or contact information that you do not want to be publicly disclosed in your comment submission. The NRC will post all comment submissions at <http://www.regulations.gov> as well as enter the comment submissions into ADAMS. The NRC does not routinely edit comment submissions to remove identifying or contact information.

If you are requesting or aggregating comments from other persons for submission to the NRC, then you should inform those persons not to include identifying or contact information that

they do not want to be publicly disclosed in their comment submission. Your request should state that the NRC does not routinely edit comment submissions to remove such information before making the comment submissions available to the public or entering the comment submissions into ADAMS.

#### II. Discussion

The application for renewal, dated January 15, 2013, was submitted pursuant to part 54 of Title 10 of the *Code of Federal Regulations* (10 CFR), which included an environmental report (ER). A separate notice of receipt and availability of the application was published in the **Federal Register** on February 22, 2013 (78 FRN 12365). A notice of acceptance for docketing of the application and opportunity for hearing regarding renewal of the facility operating license is also being published in the **Federal Register**. The purpose of this notice is to inform the public that the U.S. Nuclear Regulatory Commission (NRC) will be preparing an environmental impact statement (EIS) related to the review of the license renewal application and to provide the public an opportunity to participate in the environmental scoping process, as defined in 10 CFR 51.29.

As outlined in 36 CFR 800.8, “Coordination with the National Environmental Policy Act,” the NRC plans to coordinate compliance with Section 106 of the National Historic Preservation Act (NHPA) in meeting the requirements of the National Environmental Policy Act of 1969 (NEPA). Pursuant to 36 CFR 800.8(c), the NRC intends to use its process and documentation for the preparation of the EIS on the proposed action to comply with Section 106 of the NHPA in lieu of the procedures set forth at 36 CFR 800.3 through 800.6.

In accordance with 10 CFR 51.53(c) and 10 CFR 54.23, TVA submitted the ER as part of the application. The ER was prepared pursuant to 10 CFR Part 51 and is publicly available in ADAMS under Accession No. ML130240007. The ER may also be viewed on the Internet at <http://www.nrc.gov/reactors/operating/licensing/renewal/applications.html>. In addition, paper copies of the ER are available to the public near the site at the Chattanooga-Hamilton County Library, Northgate Branch, 520 Northgate Mall, Chattanooga, TN 37415.

This document advises the public that the NRC intends to gather the information necessary to prepare a plant-specific supplement to the NRC’s “Generic Environmental Impact

Statement (GEIS) for License Renewal of Nuclear Plants,” (NUREG–1437) related to the review of the application for renewal of the Sequoyah Nuclear Plant operating licenses for an additional 20 years.

Possible alternatives to the proposed action (license renewal) include no action and reasonable alternative energy sources. The NRC is required by 10 CFR 51.95 to prepare a supplement to the GEIS in connection with the renewal of an operating license. This notice is being published in accordance with NEPA and the NRC’s regulations found at 10 CFR part 51.

The NRC will first conduct a scoping process for the supplement to the GEIS and, as soon as practicable thereafter, will prepare a draft supplement to the GEIS for public comment. Participation in the scoping process by members of the public and local, State, Tribal, and Federal government agencies is encouraged. The scoping process for the supplement to the GEIS will be used to accomplish the following:

- a. Define the proposed action, which is to be the subject of the supplement to the GEIS;
- b. Determine the scope of the supplement to the GEIS and identify the significant issues to be analyzed in depth;
- c. Identify and eliminate from detailed study those issues that are peripheral or that are not significant;
- d. Identify any environmental assessments and other EISs that are being or will be prepared that are related to, but are not part of, the scope of the supplement to the GEIS being considered;
- e. Identify other environmental review and consultation requirements related to the proposed action;
- f. Indicate the relationship between the timing of the preparation of the environmental analyses and the Commission’s tentative planning and decision-making schedule;
- g. Identify any cooperating agencies and, as appropriate, allocate assignments for preparation and schedules for completing the supplement to the GEIS to the NRC and any cooperating agencies; and
- h. Describe how the supplement to the GEIS will be prepared and include any contractor assistance to be used. The NRC invites the following entities to participate in scoping:

- a. The applicant, TVA;
- b. Any Federal agency that has jurisdiction by law or special expertise with respect to any environmental impact involved or that is authorized to develop and enforce relevant environmental standards;

c. Affected State and local government agencies, including those authorized to develop and enforce relevant environmental standards;

d. Any affected Indian tribe;

e. Any person who requests or has requested an opportunity to participate in the scoping process; and

f. Any person who has petitioned or intends to petition for leave to intervene.

### III. Public Scoping Meeting

In accordance with 10 CFR 51.26, the scoping process for an EIS may include a public scoping meeting to help identify significant issues related to a proposed activity and to determine the scope of issues to be addressed in an EIS. The NRC has decided to hold public meetings for the Sequoyah Nuclear Plant license renewal supplement to the GEIS. The scoping meetings will be held on April 3, 2013, and there will be two sessions to accommodate interested parties. The first session will convene at 2:00 p.m. and will continue until 4:00 p.m., as necessary. The second session will convene at 6:00 p.m. with a repeat of the overview portions of the meeting and will continue until 8:00 p.m., as necessary. Both sessions will be held at the Soddy Daisy City Hall, 9835 Dayton Pike, Soddy Daisy, TN 37379.

Both meetings will be transcribed and will include: (1) An overview by the NRC staff of the NEPA environmental review process, the proposed scope of the supplement to the GEIS, and the proposed review schedule; and (2) the opportunity for interested government agencies, organizations, and individuals to submit comments or suggestions on the environmental issues or the proposed scope of the supplement to the GEIS. Additionally, the NRC staff will host informal discussions one hour prior to the start of each session at the same location. No formal comments on the proposed scope of the supplement to the GEIS will be accepted during the informal discussions. To be considered, comments must be provided either at the transcribed public meetings or in writing, as discussed above.

Persons may register to attend or present oral comments at the meetings on the scope of the NEPA review by contacting the NRC Project Manager, Mr. Emmanuel Sayoc, by telephone at 1–800–368–5642, extension 4084, or by email at [emmanuel.sayoc@nrc.gov](mailto:emmanuel.sayoc@nrc.gov) no later than March 29, 2013. Members of the public may also register to speak at the meeting within 15 minutes of the start of each session. Individual oral comments may be limited by the time available, depending on the number of

persons who register. Members of the public who have not registered may also have an opportunity to speak if time permits. Public comments will be considered in the scoping process for the supplement to the GEIS. Mr. Sayoc will need to be contacted no later than March 25, 2013, if special equipment or accommodations are needed to attend or present information at the public meeting so that the NRC staff can determine whether the request can be accommodated.

Participation in the scoping process for the supplement to the GEIS does not entitle participants to become parties to the proceeding to which the supplement to the GEIS relates. Matters related to participation in any hearing are outside the scope of matters to be discussed at this public meeting.

At the conclusion of the scoping process, the NRC will prepare a concise summary of the determination and conclusions reached, including the significant issues identified, and will send a copy of the summary to each participant in the scoping process. The summary will also be available for inspection in ADAMS. The staff will then prepare and issue for comment the draft supplement to the GEIS, which will be the subject of a separate notice and separate public meetings. Copies will be available for public inspection at the above-mentioned addresses. After receipt and consideration of the comments, the NRC will prepare a final supplement to the GEIS, which will also be available for public inspection.

Dated at Rockville, Maryland, this 1st day of March 2013.

For the Nuclear Regulatory Commission.

**David J. Wrona,**

*Chief, Projects Branch 2, Division of License Renewal, Office of Nuclear Reactor Regulation.*

[FR Doc. 2013–05491 Filed 3–7–13; 8:45 am]

**BILLING CODE 7590–01–P**

## SECURITIES AND EXCHANGE COMMISSION

### Submission for OMB Review; Comment Request

*Upon Written Request Copies Available From:* Securities and Exchange Commission, Office of Investor Education and Advocacy, Washington, DC 20549–0213.

*Extension:* Rule 15c3–4.

SEC File No. 270–441, OMB Control No. 3235–0497.

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*) (the “Paperwork

Reduction Act”), the Securities and Exchange Commission (the “Commission”) has submitted to the Office of Management and Budget (“OMB”) a request for approval of an extension of the previously approved collection of information discussed below.

Rule 15c3-4 (17 CFR 240.15c3-4) (the “Rule”) under the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*) (the “Exchange Act”) requires certain broker-dealers that are registered with the Commission as OTC derivatives dealers, or who compute their net capital charges under Appendix E to Rule 15c3-1 (17 CFR 240.15c3-1) (“ANC firms”), to establish, document, and maintain a system of internal risk management controls. The Rule sets forth the basic elements for an OTC derivatives dealer or an ANC firm to consider and include when establishing, documenting, and reviewing its internal risk management control system, which are designed to, among other things, ensure the integrity of an OTC derivatives dealer’s or an ANC firm’s risk measurement, monitoring, and management process, to clarify accountability at the appropriate organizational level, and to define the permitted scope of the dealer’s activities and level of risk. The Rule also requires that management of an OTC derivatives dealer or an ANC firm must periodically review, in accordance with written procedures, the firm’s business activities for consistency with its risk management guidelines.

The staff estimates that the average amount of time a new OTC derivatives dealer will spend establishing and documenting its risk management control system is 2,000 hours and that, on average, a registered OTC derivatives dealer will spend approximately 200 hours each year to maintain (e.g., reviewing and updating) its risk management control system.<sup>1</sup> Currently, four firms are registered with the Commission as OTC derivatives dealers. The staff estimates that approximately four additional entities may become registered as OTC derivatives dealers within the next three years. Thus, the estimated annualized burden would be 800 hours for the four OTC derivatives dealers currently registered with the Commission to maintain their risk

management control systems,<sup>2</sup> 2,666 hours for the four new OTC derivatives dealers to establish and document their risk management control systems,<sup>3</sup> and 400 hours for the four new OTC derivatives dealers to maintain their risk management control systems.<sup>4</sup> Accordingly, the staff estimates the total annualized burden associated with Rule 15c3-4 for the eight OTC derivatives dealers will be approximately 3,866 hours annually.

The staff believes that the cost of complying with Rule 15c3-4 will be approximately \$279 per hour.<sup>5</sup> This per hour cost is based upon an annual average hourly salary for a compliance manager who would be responsible for ensuring compliance with the requirements of Rule 15c3-4. Accordingly, the total annualized cost for all affected OTC derivatives dealers is estimated to be \$1,078,614.<sup>6</sup>

The records required to be made by OTC derivatives dealers pursuant to the Rule and the results of the periodic reviews conducted under paragraph (d) of Rule 15c3-4 must be preserved under Rule 17a-4 of the Exchange Act (17 CFR 240.17a-4) for a period of not less than three years, the first two years in an easily accessible place. The Commission will not generally publish or make available to any person notice or reports received pursuant to the Rule. The statutory basis for the Commission’s refusal to disclose such information to the public is the exemption contained in section (b)(4) of the Freedom of Information Act, 5 U.S.C. 552, which essentially provides that the requirement of public dissemination does not apply to commercial or financial information which is privileged or confidential.

The Commission may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act that does not display a valid OMB control number.

Background documentation for this information collection may be viewed at the following Web site:

<sup>2</sup> (200 hours × 4 firms) = 800.

<sup>3</sup> (2,000 hours × 1.333 firms) = 2,666.

<sup>4</sup> (200 hours × 4 firms × / 2) = 400 {the number is divided by two to show an average, since it is assumed that the four new OTC derivatives dealers will register in even intervals over the three years}.

<sup>5</sup> The \$279 per hour salary figure for a compliance manager is from SIFMA’s Management & Professional Earnings in the Securities Industry 2011, modified to account for an 1800-hour work-year and multiplied by 5.35 to account for bonuses, firm size, employee benefits and overhead.

<sup>6</sup> 3,866 hours × \$279 per hour = \$1,078,614.

[www.reginfo.gov](http://www.reginfo.gov). Comments should be directed to: (i) Desk Officer for the Securities and Exchange Commission, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10102, New Executive Office Building, Washington, DC, 20503, or by sending an email to: (i) [Shagufta\\_Ahmed@omb.eop.gov](mailto:Shagufta_Ahmed@omb.eop.gov); and (ii) Thomas Bayer, Director/Chief Information Officer, Securities and Exchange Commission, c/o Remi Pavlik-Simon, 6432 General Green Way, Alexandria, Virginia 22312 or send an email to [PRA\\_Mailbox@sec.gov](mailto:PRA_Mailbox@sec.gov). Comments must be submitted to OMB within 30 days of this notice.

Dated: March 4, 2013.

**Kevin M. O’Neill,**

*Deputy Secretary.*

[FR Doc. 2013-05420 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 30412; File No. 812-14065]

### The Advisors’ Inner Circle Fund, et al.; Notice of Application

March 4, 2013.

**AGENCY:** Securities and Exchange Commission (“Commission”).

**ACTION:** Notice of an application for an order under section 12(d)(1)(f) of the Investment Company Act of 1940 (the “Act”) for an exemption from sections 12(d)(1)(A) and (B) of the Act, under sections 6(c) and 17(b) of the Act for an exemption from sections 17(a)(1) and (2) of the Act, and under section 6(c) of the Act for an exemption from rule 12d1-2(a) under the Act.

**SUMMARY:** Summary of the Application: The requested order would (a) permit certain registered open-end management investment companies that operate as “funds of funds” to acquire shares of certain registered open-end management investment companies and unit investment trusts (“UITs”) that are within and outside the same group of investment companies as the acquiring investment companies, and (b) permit funds of funds relying on rule 12d1-2 under the Act to invest in certain financial instruments.

**APPLICANTS:** The Advisors’ Inner Circle Fund (“AIC”), The Advisors’ Inner Circle Fund II (“AIC II”) and Bishop Street Funds (“BSF”) (each a “Trust” and together, the “Trusts”); and Citigroup First Investment Management Americas LLC (“Citigroup”), Cornerstone Advisors Inc.

<sup>1</sup> This notice does not cover the hour burden associated with ANC firms, because the hour burden for ANC firms is included in the Paperwork Reduction Act collection for Rule 15c3-1, which requires ANC firms to comply with specific provisions of Rule 15c3-4 in Appendix E to Rule 15c3-1. See 17 CFR 240.15c3-1(a)(7)(iii), 17 CFR 240.15c3-1e(a)(1)(ii), and 17 CFR 240.15c3-1e(a)(1)(viii)(C).

(“Cornerstone”), PNC Capital Advisors, LLC (“PNC”), Frost Investment Advisors, LLC (“Frost”), GRT Capital Partners, L.L.C. (“GRT”), Abbot Downing Investment Advisors (“Abbot Downing”), and Bishop Street Capital Management (“BSCM”) (each a “Fund of Funds Adviser” and together, the “Fund of Funds Advisers”); and SEI Investments Distribution Co. (the “Distributor”).

**FILING DATES:** The application was filed on August 1, 2012, and amended on January 8, 2013.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the Commission orders a hearing. Interested persons may request a hearing by writing to the Commission’s Secretary and serving applicants with a copy of the request, personally or by mail. Hearing requests should be received by the Commission by 5:30 p.m. on March 29, 2013, and should be accompanied by proof of service on applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer’s interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Commission’s Secretary.

**ADDRESSES:** Elizabeth M. Murphy, Secretary, U.S. Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090. Applicants: c/o Dianne M. Sulzbach, SEI Corporation, One Freedom Valley Drive, Oaks, PA 19456.

**FOR FURTHER INFORMATION CONTACT:** Laura J. Riegel, Senior Counsel, at (202) 551–6873, or Mary Kay Frech, Branch Chief, at (202) 551–6821 (Division of Investment Management, Office of Investment Company Regulation).

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application. The complete application may be obtained via the Commission’s Web site by searching for the file number, or for an applicant using the Company name box, at <http://www.sec.gov/search/search.htm>, or by calling (202) 551–8090.

### Applicants’ Representations

1. Each Trust, a Massachusetts business trust, is registered under the Act as an open-end management investment company. Each Trust is comprised of multiple series that pursue different investment objectives and principal investment strategies.<sup>1</sup>

<sup>1</sup> Applicants request that the order apply to each existing and future series of the Trusts and to each

2. Citigroup, a Delaware limited liability company, is registered as an investment adviser under the Investment Advisers Act of 1940 (“Advisers Act”) and currently serves as investment adviser to certain series of AIC.<sup>2</sup> Cornerstone, a Washington corporation, is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to certain series of AIC.<sup>3</sup> PNC, an indirect wholly owned subsidiary of The PNC Financial Services Group, Inc. is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to one series of AIC.<sup>4</sup> Frost, a Delaware limited liability company and a wholly owned non-banking subsidiary of Frost Bank, is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to certain series of AIC II.<sup>5</sup> GRT, a Delaware limited liability company, is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to certain series of AIC II.<sup>6</sup> Abbot Downing, a department of Wells Fargo Bank, N.A., is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to one series of AIC

existing and future registered open-end management investment company or series thereof which is advised by a Fund of Funds Adviser or any entity controlling, controlled by or under common control with the Fund of Funds Adviser and which is part of the same “group of investment companies” (as defined in section 12(d)(1)(G)(ii) of the Act), as the relevant Trust (each, a “Fund” and collectively, “Funds”). All entities that currently intend to rely on the requested order are named as applicants. Any other entity that relies on the order in the future will comply with the terms and conditions of the application.

<sup>2</sup> Citigroup currently serves as investment adviser to the following series of AIC: the Citi Market Pilot 2020 Fund, Citi Market Pilot 2030 Fund, and Citi Market Pilot 2040 Fund.

<sup>3</sup> Cornerstone currently serves as investment adviser to the following series of AIC: Cornerstone Advisors Global Public Equity Fund, Cornerstone Advisors Income Opportunities Fund, Cornerstone Advisors Public Alternatives Fund, and Cornerstone Advisors Real Assets Fund.

<sup>4</sup> PNC currently serves as investment adviser to the following series of AIC: the United Association S&P 500 Index Fund.

<sup>5</sup> Frost currently serves as investment adviser to the following series of AIC II: the Frost Growth Equity Fund, Frost Dividend Value Equity Fund, Frost Strategic Balanced Fund, Frost Kempner Multi-Cap Deep Value Equity Fund, Frost Small Cap Equity Fund, Frost International Equity Fund, Frost Low Duration Bond Fund, Frost Total Return Bond Fund, Frost Municipal Bond Fund, Frost Low Duration Municipal Bond Fund, Frost Kempner Treasury and Income Fund, Frost LKCM Multi-Cap Equity Fund, Frost Mid Cap Equity Fund, Frost Diversified Strategies Fund, Frost Natural Resources Fund, Frost Credit Fund, and Frost Cinque Large Cap Buy-Write Equity Fund.

<sup>6</sup> GRT currently serves as investment adviser to the following series of AIC II: the GRT Value Fund and the GRT Absolute Return Fund.

II.<sup>7</sup> BSCM, a wholly-owned subsidiary of First Hawaiian Bank, is registered as an investment adviser under the Advisers Act and currently serves as investment adviser to certain series of BSF.<sup>8</sup>

3. The Distributor, a Pennsylvania corporation, is registered as a broker-dealer under the Securities Exchange Act of 1934 (the “Exchange Act”). The Distributor serves as principal underwriter and distributor for the shares of the Trusts’ Funds.

4. Applicants request an order to permit (a) a Fund that operates as a “fund of funds” (each a “Fund of Funds”) to acquire shares of (i) registered open-end management investment companies that are not part of the same “group of investment companies,” within the meaning of section 12(d)(1)(G)(ii) of the Act, as the Fund of Funds (“Unaffiliated Investment Companies”) and UITs that are not part of the same group of investment companies as the Fund of Funds (“Unaffiliated Trusts,” together with the Unaffiliated Investment Companies, “Unaffiliated Funds”) <sup>9</sup> or (ii) registered open-end management companies or UITs that are part of the same “group of investment companies, within the meaning of section 12(d)(1)(G) (ii) of the Act, as the Fund of Funds (collectively, “Affiliated Funds,” together with the Unaffiliated Funds, “Underlying Funds”) <sup>10</sup> and (b) each Underlying Fund, the Distributor or any principal underwriter for the Underlying Fund, and any broker or dealer registered under the Exchange

<sup>7</sup> Abbot Downing currently serves as investment adviser to the following series of AIC II: the Clear River Fund.

<sup>8</sup> BSCM currently serves as investment adviser to the following series of BSF: The Bishop Street Strategic Growth Fund, Bishop Street Dividend Value Fund, Bishop Street High Grade Income Fund, and Bishop Street Hawaii Municipal Bond Fund.

<sup>9</sup> Certain of the Unaffiliated Funds may be registered under the Act as either UITs or open-end management investment companies and have received exemptive relief to permit their shares to be listed and traded on a national securities exchange at negotiated prices (“ETFs”).

<sup>10</sup> Certain of the Underlying Funds currently pursue, or may in the future pursue, their investment objectives through a master-feeder arrangement in reliance on section 12(d)(1)(E) of the Act. In accordance with condition 11, a Fund of Funds may not invest in an Underlying Fund that operates as a feeder fund unless the feeder fund is part of the same “group of investment companies,” as defined in section 12(d)(1)(G)(ii) of the Act, as its corresponding master fund or the Fund of Funds. If a Fund of Funds invests in an Affiliated Fund that operates as a feeder fund and the corresponding master fund is not within the same “group of investment companies,” as defined in section 12(d)(1)(G)(ii) of the Act, as the Fund of Funds and Affiliated Fund, the master fund would be an Unaffiliated Fund for purposes of the application and its conditions.



Act (“Broker”) to sell shares of the Underlying Fund to the Fund of Funds. Applicants also request an order under sections 6(c) and 17(b) of the Act to exempt applicants from section 17(a) to the extent necessary to permit Underlying Funds to sell their shares to Funds of Funds and redeem their shares from Funds of Funds.

5. Applicants also request an exemption under section 6(c) from rule 12d1–2 under the Act to permit any existing or future Fund that relies on section 12(d)(1)(G) of the Act (“Same Group Investing Fund”) and that otherwise complies with rule 12d1–2 to also invest, to the extent consistent with its investment objective, policies, strategies, and limitations, in financial instruments that may not be securities within the meaning of section 2(a)(36) of the Act (“Other Investments”).

### Applicants’ Legal Analysis

#### A. Investments in Underlying Funds—Section 12(d)(1)

1. Section 12(d)(1)(A) of the Act, in relevant part, prohibits a registered investment company from acquiring shares of an investment company if the securities represent more than 3% of the total outstanding voting stock of the acquired company, more than 5% of the total assets of the acquiring company, or, together with the securities of any other investment companies, more than 10% of the total assets of the acquiring company. Section 12(d)(1)(B) of the Act prohibits a registered open-end investment company, its principal underwriter, and any Broker from selling the investment company’s shares to another investment company if the sale will cause the acquiring company to own more than 3% of the acquired company’s total outstanding voting stock, or if the sale will cause more than 10% of the acquired company’s total outstanding voting stock to be owned by investment companies generally.

2. Section 12(d)(1)(J) of the Act provides that the Commission may exempt any person, security, or transaction, or any class or classes of persons, securities, or transactions, from any provision of section 12(d)(1) if the exemption is consistent with the public interest and the protection of investors. Applicants seek an exemption under section 12(d)(1)(J) of the Act to permit a Fund of Funds to acquire shares of the Underlying Funds in excess of the limits in section 12(d)(1)(A), and an Underlying Fund, the Distributor or any principal underwriter for an Underlying Fund, and any Broker to sell shares of an Underlying Fund to a Fund of Funds

in excess of the limits in section 12(d)(1)(B) of the Act.

3. Applicants state that the terms and conditions of the proposed arrangement will not give rise to the policy concerns underlying sections 12(d)(1)(A) and (B), which include concerns about undue influence by a fund of funds over underlying funds, excessive layering of fees, and overly complex fund structures. Accordingly, applicants believe that the requested exemption is consistent with the public interest and the protection of investors.

4. Applicants believe that the proposed arrangement will not result in the exercise of undue influence by a Fund of Funds or a Fund of Funds Affiliate over the Unaffiliated Funds.<sup>11</sup> To limit the control that a Fund of Funds may have over an Unaffiliated Fund, applicants propose a condition prohibiting a Fund of Funds Adviser, any person controlling, controlled by, or under common control with a Fund of Funds Adviser, and any investment company or issuer that would be an investment company but for section 3(c)(1) or 3(c)(7) of the Act that is advised or sponsored by a Fund of Funds Adviser or any person controlling, controlled by, or under common control with a Fund of Funds Adviser (the “Advisory Group”) from controlling (individually or in the aggregate) an Unaffiliated Fund within the meaning of section 2(a)(9) of the Act. The same prohibition would apply to any other investment adviser within the meaning of section 2(a)(20)(B) of the Act to a Fund of Funds (“Subadviser”), any person controlling, controlled by, or under common control with the Subadviser, and any investment company or issuer that would be an investment company but for section 3(c)(1) or 3(c)(7) of the Act (or portion of such investment company or issuer) advised or sponsored by the Subadviser or any person controlling, controlled by, or under common control with the Subadviser (the “Subadvisory Group”). Applicants propose other conditions to limit the potential for undue influence over the Unaffiliated Funds, including that no Fund of Funds or Fund of Funds Affiliate (except to the extent it is acting in its capacity as an investment adviser to an Unaffiliated Investment Company or sponsor to an Unaffiliated Trust) will

cause an Unaffiliated Fund to purchase a security in an offering of securities during the existence of any underwriting or selling syndicate of which a principal underwriter is an Underwriting Affiliate (“Affiliated Underwriting”). An “Underwriting Affiliate” is a principal underwriter in any underwriting or selling syndicate that is an officer, director, trustee, advisory board member, investment adviser, Subadviser, or employee of the Fund of Funds, or a person of which any such officer, director, trustee, member of an advisory board, investment adviser, Subadviser, or employee is an affiliated person. An Underwriting Affiliate does not include any person whose relationship to an Unaffiliated Fund is covered by section 10(f) of the Act.

5. To further assure that an Unaffiliated Investment Company understands the implications of an investment by a Fund of Funds under the requested order, prior to a Fund of Funds’ investment in the shares of an Unaffiliated Investment Company in excess of the limit in section 12(d)(1)(A)(i) of the Act, the Fund of Funds and the Unaffiliated Investment Company will execute an agreement stating, without limitation, that their respective board of directors or trustees (for any entity, the “Board”) and their investment advisers understand the terms and conditions of the order and agree to fulfill their responsibilities under the order (“Participation Agreement”). Applicants note that an Unaffiliated Investment Company (other than an ETF whose shares are purchased by a Fund of Funds in the secondary market) will retain its right at all times to reject any investment by a Fund of Funds.<sup>12</sup>

6. Applicants state that they do not believe that the proposed arrangement will involve excessive layering of fees. The Board of each Fund of Funds, including a majority of the trustees who are not “interested persons” (within the meaning of section 2(a)(19) of the Act) (“Independent Trustees”), will find that the advisory fees charged under investment advisory or management contract(s) are based on services provided that will be in addition to, rather than duplicative of, the services provided under such advisory contract(s) of any Underlying Fund in which the Fund of Funds may invest. In addition, a Fund of Funds Adviser will

<sup>11</sup> A “Fund of Funds Affiliate” is any Fund of Funds Adviser, any Subadviser (as defined below), promoter, or principal underwriter of a Fund of Funds, as well as any person controlling, controlled by, or under common control with any of those entities. An “Unaffiliated Fund Affiliate” is an investment adviser, sponsor, promoter, or principal underwriter of an Unaffiliated Fund, as well as any person controlling, controlled by, or under common control with any of those entities.

<sup>12</sup> An Unaffiliated Investment Company, including an ETF, would retain its right to reject any initial investment by a Fund of Funds in excess of the limit in section 12(d)(1)(A)(i) of the Act by declining to execute the Participation Agreement with the Fund of Funds.

waive fees otherwise payable to it by a Fund of Funds in an amount at least equal to any compensation (including fees received pursuant to any plan adopted by an Unaffiliated Investment Company under rule 12b-1 under the Act) received from an Unaffiliated Fund by the Fund of Funds Adviser or an affiliated person of the Fund of Funds Adviser, other than any advisory fees paid to the Adviser or its affiliated person by an Unaffiliated Investment Company, in connection with the investment by the Fund of Funds in the Unaffiliated Fund. Any sales charges and/or service fees charged with respect to shares of the Fund of Funds will not exceed the limits applicable to a fund of funds as set forth in Rule 2830 of the Conduct Rules of the NASD ("NASD Conduct Rule 2830").<sup>13</sup>

7. Applicants submit that the proposed arrangement will not create an overly complex fund structure. Applicants note that no Underlying Fund will acquire securities of any investment company or company relying on section 3(c)(1) or 3(c)(7) of the Act in excess of the limits contained in section 12(d)(1)(A) of the Act, except in certain circumstances identified in condition 11 below.

#### B. Section 17(a)

1. Section 17(a) of the Act generally prohibits sales or purchases of securities between a registered investment company and any affiliated person of the company. Section 2(a)(3) of the Act defines an "affiliated person" of another person to include (a) any person directly or indirectly owning, controlling, or holding with power to vote, 5% or more of the outstanding voting securities of the other person; (b) any person 5% or more of whose outstanding voting securities are directly or indirectly owned, controlled, or held with power to vote by the other person; and (c) any person directly or indirectly controlling, controlled by, or under common control with the other person.

2. Applicants state that a Fund of Funds and the Affiliated Funds managed by the same Adviser might be deemed to be under common control of the Fund of Funds Adviser and therefore affiliated persons of one another. Applicants also state that the Fund of Funds and the Unaffiliated Funds might be deemed to be affiliated persons of one another if the Fund of Funds acquires 5% or more of an Unaffiliated Fund's outstanding voting securities. In light of these and other

possible affiliations, section 17(a) could prevent an Underlying Fund from selling shares to and redeeming shares from a Fund of Funds.

3. Section 17(b) of the Act authorizes the Commission to grant an order permitting a transaction otherwise prohibited by section 17(a) if it finds that (a) the terms of the proposed transaction are fair and reasonable and do not involve overreaching on the part of any person concerned; (b) the proposed transaction is consistent with the policies of each registered investment company involved; and (c) the proposed transaction is consistent with the general purposes of the Act. Section 6(c) of the Act permits the Commission to exempt any persons or transactions from any provision of the Act if such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

4. Applicants submit that the proposed transactions satisfy the standards for relief under sections 17(b) and 6(c) of the Act.<sup>14</sup> Applicants state that the terms of the transactions are reasonable and fair and do not involve overreaching. Applicants state that the terms upon which an Underlying Fund will sell its shares to or purchase its shares from a Fund of Funds will be based on the net asset value of the Underlying Fund.<sup>15</sup> Applicants state that the proposed transactions will be consistent with the policies of each Fund of Funds and each Underlying Fund and with the general purposes of the Act.

<sup>14</sup> Applicants acknowledge that receipt of any compensation by (a) an affiliated person of a Fund of Funds, or an affiliated person of such person, for the purchase by a Fund of Funds of shares of an Underlying Fund or (b) an affiliated person of an Underlying Fund, or an affiliated person of such person, for the sale by the Underlying Fund of its shares to a Fund of Funds may be prohibited by section 17(e)(1) of the Act. The Participation Agreement also will include this acknowledgement.

<sup>15</sup> To the extent purchases and sales of shares of an ETF occur in the secondary market (and not through principal transactions directly between a Fund of Funds and an ETF), relief from section 17(a) of the Act would not be necessary. The requested relief is intended to cover, however, transactions directly between ETFs and a Fund of Funds. Applicants are not seeking relief from section 17(a) of the Act for, and the requested relief will not apply to, transactions where an ETF could be deemed an affiliated person, or an affiliated person of an affiliated person, of a Fund of Funds because the investment adviser to the ETF or an entity controlling, controlled by, or under common control with the investment adviser to the ETF, also is an investment adviser to the Fund of Funds.

#### C. Other Investments by Same Group Investing Funds

1. Section 12(d)(1)(G) of the Act provides that section 12(d)(1) will not apply to securities of an acquired company purchased by an acquiring company if: (i) The acquiring company and acquired company are part of the same group of investment companies; (ii) the acquiring company holds only securities of acquired companies that are part of the same group of investment companies, government securities, and short-term paper; (iii) the aggregate sales loads and distribution-related fees of the acquiring company and the acquired company are not excessive under rules adopted pursuant to section 22(b) or section 22(c) of the Act by a securities association registered under section 15A of the Exchange Act or by the Commission; and (iv) the acquired company has a policy that prohibits it from acquiring securities of registered open-end management investment companies or registered unit investment trusts in reliance on section 12(d)(1)(F) or (G) of the Act.

2. Rule 12d1-2 under the Act permits a registered open-end investment company or a registered unit investment trust that relies on section 12(d)(1)(G) of the Act to acquire, in addition to securities issued by another registered investment company in the same group of investment companies, government securities, and short-term paper: (1) Securities issued by an investment company that is not in the same group of investment companies, when the acquisition is in reliance on section 12(d)(1)(A) or 12(d)(1)(F) of the Act; (2) securities (other than securities issued by an investment company); and (3) securities issued by a money market fund, when the investment is in reliance on rule 12d1-1 under the Act. For the purposes of rule 12d1-2, "securities" means any security as defined in section 2(a)(36) of the Act.

3. Applicants state that the proposed arrangement would comply with the provisions of rule 12d1-2 under the Act, but for the fact that a Same Group Investing Fund may invest a portion of its assets in Other Investments. Applicants request an order under section 6(c) of the Act for an exemption from rule 12d1-2(a) to allow the Same Group Investing Funds to invest in Other Investments. Applicants assert that permitting Same Group Investing Funds to invest in Other Investments as described in the application would not raise any of the concerns that the requirements of section 12(d)(1) were designed to address.

<sup>13</sup> Any references to NASD Conduct Rule 2830 include any successor or replacement rule of FINRA to NASD Conduct Rule 2830.

4. Consistent with its fiduciary obligations under the Act, the Board of each Same Group Investing Fund will review the advisory fees charged by the Same Group Investing Fund's investment adviser to ensure that they are based on services provided that are in addition to, rather than duplicative of, services provided pursuant to the advisory agreement of any investment company in which the Same Group Investing Fund may invest.

#### Applicants' Conditions

##### *Investments by Funds of Funds in Underlying Funds*

Applicants agree that the relief to permit Funds of Funds to invest in Underlying Funds shall be subject to the following conditions:

1. The members of an Advisory Group will not control (individually or in the aggregate) an Unaffiliated Fund within the meaning of section 2(a)(9) of the Act. The members of a Subadvisory Group will not control (individually or in the aggregate) an Unaffiliated Fund within the meaning of section 2(a)(9) of the Act. If, as a result of a decrease in the outstanding voting securities of an Unaffiliated Fund, an Advisory Group or a Subadvisory Group, each in the aggregate, becomes a holder of more than 25 percent of the outstanding voting securities of the Unaffiliated Fund, then the Advisory Group or the Subadvisory Group will vote its shares of the Unaffiliated Fund in the same proportion as the vote of all other holders of the Unaffiliated Fund's shares. This condition will not apply to a Subadvisory Group with respect to an Unaffiliated Fund for which the Subadviser or a person controlling, controlled by, or under common control with the Subadviser acts as the investment adviser within the meaning of section 2(a)(20)(A) of the Act (in the case of an Unaffiliated Investment Company) or as the sponsor (in the case of an Unaffiliated Trust).

2. No Fund of Funds or Fund of Funds Affiliate will cause any existing or potential investment by the Fund of Funds in shares of an Unaffiliated Fund to influence the terms of any services or transactions between the Fund of Funds or a Fund of Funds Affiliate and the Unaffiliated Fund or an Unaffiliated Fund Affiliate.

3. The Board of each Fund of Funds, including a majority of the Independent Trustees, will adopt procedures reasonably designed to assure that its Fund of Funds Adviser and any Subadviser(s) to the Fund of Funds are conducting the investment program of the Fund of Funds without taking into

account any consideration received by the Fund of Funds or Fund of Funds Affiliate from an Unaffiliated Fund or an Unaffiliated Fund Affiliate in connection with any services or transactions.

4. Once an investment by a Fund of Funds in the securities of an Unaffiliated Investment Company exceeds the limit of section 12(d)(1)(A)(i) of the Act, the Board of the Unaffiliated Investment Company, including a majority of the Independent Trustees, will determine that any consideration paid by the Unaffiliated Investment Company to a Fund of Funds or a Fund of Funds Affiliate in connection with any services or transactions: (a) Is fair and reasonable in relation to the nature and quality of the services and benefits received by the Unaffiliated Investment Company; (b) is within the range of consideration that the Unaffiliated Investment Company would be required to pay to another unaffiliated entity in connection with the same services or transactions; and (c) does not involve overreaching on the part of any person concerned. This condition does not apply with respect to any services or transactions between an Unaffiliated Investment Company and its investment adviser(s) or any person controlling, controlled by, or under common control with such investment adviser(s).

5. No Fund of Funds or Fund of Funds Affiliate (except to the extent it is acting in its capacity as an investment adviser to an Unaffiliated Investment Company or sponsor to an Unaffiliated Trust) will cause an Unaffiliated Fund to purchase a security in any Affiliated Underwriting.

6. The Board of an Unaffiliated Investment Company, including a majority of the Independent Trustees, will adopt procedures reasonably designed to monitor any purchases of securities by the Unaffiliated Investment Company in an Affiliated Underwriting once an investment by a Fund of Funds in the securities of the Unaffiliated Investment Company exceeds the limit of section 12(d)(1)(A)(i) of the Act, including any purchases made directly from an Underwriting Affiliate. The Board of the Unaffiliated Investment Company will review these purchases periodically, but no less frequently than annually, to determine whether the purchases were influenced by the investment by the Fund of Funds in the Unaffiliated Investment Company. The Board of the Unaffiliated Investment Company will consider, among other things: (a) Whether the purchases were consistent with the investment objectives and policies of the

Unaffiliated Investment Company; (b) how the performance of securities purchased in an Affiliated Underwriting compares to the performance of comparable securities purchased during a comparable period of time in underwritings other than Affiliated Underwritings or to a benchmark such as a comparable market index; and (c) whether the amount of securities purchased by the Unaffiliated Investment Company in Affiliated Underwritings and the amount purchased directly from an Underwriting Affiliate have changed significantly from prior years. The Board of the Unaffiliated Investment Company will take any appropriate actions based on its review, including, if appropriate, the institution of procedures designed to assure that purchases of securities in Affiliated Underwritings are in the best interests of shareholders.

7. Each Unaffiliated Investment Company shall maintain and preserve permanently in an easily accessible place a written copy of the procedures described in the preceding condition, and any modifications to such procedures, and shall maintain and preserve for a period not less than six years from the end of the fiscal year in which any purchase in an Affiliated Underwriting occurred, the first two years in an easily accessible place, a written record of each purchase of securities in an Affiliated Underwriting once an investment by a Fund of Funds in the securities of an Unaffiliated Investment Company exceeds the limit of section 12(d)(1)(A)(i) of the Act, setting forth: (a) The party from whom the securities were acquired, (b) the identity of the underwriting syndicate's members, (c) the terms of the purchase, and (d) the information or materials upon which the determinations of the Board of the Unaffiliated Investment Company were made.

8. Prior to its investment in shares of an Unaffiliated Investment Company in excess of the limit in section 12(d)(1)(A)(i) of the Act, the Fund of Funds and the Unaffiliated Investment Company will execute a Participation Agreement stating, without limitation, that their Boards and their investment advisers understand the terms and conditions of the order and agree to fulfill their responsibilities under the order. At the time of its investment in shares of an Unaffiliated Investment Company in excess of the limit in section 12(d)(1)(A)(i), a Fund of Funds will notify the Unaffiliated Investment Company of the investment. At such time, the Fund of Funds will also transmit to the Unaffiliated Investment

Company a list of the names of each Fund of Funds Affiliate and Underwriting Affiliate. The Fund of Funds will notify the Unaffiliated Investment Company of any changes to the list of the names as soon as reasonably practicable after a change occurs. The Unaffiliated Investment Company and the Fund of Funds will maintain and preserve a copy of the order, the Participation Agreement, and the list with any updated information for the duration of the investment and for a period of not less than six years thereafter, the first two years in an easily accessible place.

9. Before approving any advisory contract under section 15 of the Act, the Board of each Fund of Funds, including a majority of the Independent Trustees, shall find that the advisory fees charged under such advisory contract are based on services provided that are in addition to, rather than duplicative of, services provided under the advisory contract(s) of any Underlying Fund in which the Fund of Funds may invest. Such finding and the basis upon which the finding was made will be recorded fully in the minute books of the appropriate Fund of Funds.

10. A Fund of Funds Adviser will waive fees otherwise payable to it by a Fund of Funds in an amount at least equal to any compensation (including fees received pursuant to any plan adopted by an Unaffiliated Investment Company under rule 12b-1 under the Act) received from an Unaffiliated Fund by the Fund of Funds Adviser, or an affiliated person of the Fund of Funds Adviser, other than any advisory fees paid to the Fund of Funds Adviser or its affiliated person by an Unaffiliated Investment Company, in connection with the investment by the Fund of Funds in the Unaffiliated Fund. Any Subadviser will waive fees otherwise payable to the Subadviser, directly or indirectly, by the Fund of Funds in an amount at least equal to any compensation received by the Subadviser, or an affiliated person of the Subadviser, from an Unaffiliated Fund, other than any advisory fees paid to the Subadviser or its affiliated person by an Unaffiliated Investment Company, in connection with the investment by the Fund of Funds in the Unaffiliated Fund made at the direction of the Subadviser. In the event that a Subadviser waives fees, the benefit of the waiver will be passed through to the applicable Fund of Funds.

11. No Underlying Fund will acquire securities of any other investment company or company relying on section 3(c)(1) or 3(c)(7) of the Act in excess of the limits contained in section

12(d)(1)(A) of the Act, except to the extent that such Underlying Fund: (a) Acquires such securities in compliance with section 12(d)(1)(E) of the Act and either is an Affiliated Fund or is in the same "group of investment companies," as defined in section 12(d)(1)(G)(ii) of the Act, as its corresponding master fund; (b) receives securities of another investment company as a dividend or as a result of a plan of reorganization of a company (other than a plan devised for the purpose of evading section 12(d)(1) of the Act); or (c) Acquires (or is deemed to have acquired) securities of another investment company pursuant to exemptive relief from the Commission permitting such Underlying Fund to (i) acquire securities of one or more investment companies for short-term cash management purposes, or (ii) engage in interfund borrowing and lending transactions.

12. Any sales charges and/or service fees charged with respect to shares of a Fund of Funds will not exceed the limits applicable to fund of funds set forth in NASD Conduct Rule 2830.

#### **Other Investments by Same Group Investing Funds**

Applicants agree that the relief to permit Same Group Investing Funds to invest in Other Investments shall be subject to the following condition:

13. Applicants will comply with all provisions of rule 12d1-2 under the Act, except for paragraph (a)(2) to the extent that it restricts any Same Group Investing Fund from investing in Other Investments as described in the application.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

**Kevin M. O'Neill,**  
*Deputy Secretary.*

[FR Doc. 2013-05423 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

#### **SECURITIES AND EXCHANGE COMMISSION**

**[Investment Company Act Release No. 30413; 812-14003]**

#### **Cohen & Steers Real Assets Fund, Inc., et al.; Notice of Application**

March 4, 2013.

**AGENCY:** Securities and Exchange Commission ("Commission").

**ACTION:** Notice of an application under section 6(c) of the Investment Company Act of 1940 ("Act") for an exemption from section 15(a) of the Act and rule 18f-2 under the Act, as well as from certain disclosure requirements.

#### **SUMMARY OF THE APPLICATION:**

Applicants request an order that would permit them to enter into and materially amend subadvisory agreements without shareholder approval and would grant relief from certain disclosure requirements.

**APPLICANTS:** Cohen & Steers Real Assets Fund, Inc. (the "Corporation"), Cohen & Steers Real Assets Fund, Ltd. (the "Subsidiary"), and Cohen & Steers Capital Management, Inc. ("Cohen & Steers" or the "Advisor").

**DATES: Filing Dates:** The application was filed on January 30, 2012, and amended on July 13, 2012, October 4, 2012, and February 6, 2013.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the Commission orders a hearing. Interested persons may request a hearing by writing to the Commission's Secretary and serving applicants with a copy of the request, personally or by mail. Hearing requests should be received by the Commission by 5:30 p.m. on March 28, 2013, and should be accompanied by proof of service on the applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Commission's Secretary.

**ADDRESSES:** Elizabeth M. Murphy, Secretary, U.S. Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090. Applicants: the Corporation and the Advisor, 280 Park Avenue, 10th floor, New York, NY 10017; the Subsidiary, Maples Corporate Services Limited, PO Box 309, Ugland House, Grand Cayman, Cayman Islands KY1-1104.

**FOR FURTHER INFORMATION CONTACT:** Steven I. Amchan, Senior Counsel, at (202) 551-6826, or Jennifer L. Sawin, Branch Chief, at (202) 551-6821 (Division of Investment Management, Office of Investment Company Regulation).

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application. The complete application may be obtained via the Commission's Web site by searching for the file number, or an applicant using the Company name box, at <http://www.sec.gov/search/search.htm> or by calling (202) 551-8090.

#### **Applicants' Representations**

1. The Corporation is a Maryland corporation registered under the Act as

an open-end management investment company and is advised by the Advisor and various affiliated and unaffiliated subadvisors (any unaffiliated subadvisors, "Subadvisors"). The Corporation currently employs two unaffiliated subadvisors.<sup>1</sup> The Advisor is, and any other Advisor will be, registered as an investment adviser under the Investment Advisers Act of 1940 ("Advisers Act"). Cohen & Steers serves as the investment Advisor of the initial Corporation under an investment advisory agreement ("Advisory Agreement")<sup>2</sup> with the Corporation. Cohen & Steers or another Advisor will serve as investment adviser to any future Corporations. The Advisory Agreement was approved by the Corporation's initial shareholder and the Corporation's board of directors (that board of directors, and the boards of directors of any future Corporation, each a "Board"), including a majority of the directors who are not "interested persons," as defined in section 2(a)(19) of the Act, of either the Corporation or the Advisor ("Independent Directors") in the manner required by sections 15(a) and (c) of the Act and rule 18f-2 under the Act.

2. Under the terms of the Advisory Agreement, the Advisor is responsible for the overall management of the Corporation's business affairs and selecting the Corporation's investments in accordance with its investment objectives, policies and restrictions. For the investment advisory services that it provides to the Corporation, the Advisor receives the fee specified in the Advisory Agreement. The Advisory Agreement also permits the Advisor to retain one or more Subadvisors for the purpose of managing the investments of the Corporation. Pursuant to this authority, the Advisor has entered into investment subadvisory agreements

("Subadvisory Agreements") with two Subadvisors to provide investment advisory services to the Corporation.<sup>3</sup> Each Subadvisor is or will be registered as an investment adviser under the Advisers Act or not subject to such registration. The Advisor will supervise, evaluate and allocate assets to the Subadvisors, and make recommendations to the Board about their hiring, retention or release, at all times subject to the authority of the Board. Under the terms of the current Advisory Agreement, the Advisor will compensate the Subadvisors out of the fees the Advisor receives from the Corporation.<sup>4</sup>

3. The Subsidiary is a Cayman Islands corporation wholly-owned by the Corporation.<sup>5</sup> The Subsidiary will initially be managed by a Subadvisor, and is expected to provide the Corporation with exposure to commodities. The Subsidiary has entered into an investment advisory agreement with the Advisor (the "Subsidiary Advisory Agreement"), which has been approved by the board of directors of the Subsidiary, pursuant to which the Advisor is responsible for the overall management of the Subsidiary's business affairs and selecting the Subsidiary's investments according to the Subsidiary's investment objectives, policies, and restrictions.<sup>6</sup> Under the Subsidiary

<sup>3</sup> Each of these Subadvisory Agreements was approved by the Board, including by a majority of the Independent Directors, and the initial shareholder of the Corporation in accordance with sections 15(a) and 15(c) of the Act and rule 18f-2 under the 1940 Act.

<sup>4</sup> To the extent a future Corporation pays subadvisory fees directly from its assets, any changes to a Subadvisory Agreement that would result in an increase in the total management and advisory fees payable by the Corporation will be required to be approved by the shareholders of that Corporation.

<sup>5</sup> The term "Subadvisor" also includes any Subadvisor to the Subsidiary or to any wholly-owned subsidiary of any future registered open-end management company described in footnote 1 above (each such wholly-owned subsidiary included in the term "Subsidiary"). Applicants also request relief with respect to any Subadvisors who serve as Subadvisors to a Subsidiary. Where needed for purposes of the relief requested, Subsidiaries are also included in the term "Corporation."

<sup>6</sup> In all cases, the Advisor to a Corporation will be the Advisor to each Subsidiary owned by that Corporation and will have overall supervisory responsibility for the general management and investment of the Subsidiary's assets, subject to review and approval of the Board of that Corporation. The terms of the Subsidiary Advisory Agreement comply, and of future Subsidiary Advisory Agreements will comply, with Section 15(a) of the Act. Approval of the Subsidiary Advisory Agreement was, and for future Subsidiary Advisory Agreements will be, effected in the manner required by sections 15(a) and (c) of the Act and rule 18f-2 thereunder as if the Subsidiary Advisory Agreement were between the Advisor to the Subsidiary and the Corporation that owns that Subsidiary.

Advisory Agreement, the Advisor may retain one or more Subadvisors, to be compensated by the Advisor, for the purpose of managing the investment of the assets of the Subsidiary.

4. Applicants request an order to permit the Advisor, subject to Board approval, to enter into and materially amend Subadvisory Agreements without obtaining shareholder approval.<sup>7</sup> The requested relief will not extend to any subadvisor that is an affiliated person, as defined in section 2(a)(3) of the Act, of a Corporation or the Advisor, other than by reason of serving as a subadvisor to a Corporation or a Corporation's wholly-owned subsidiary (an "Affiliated Subadvisor"). Applicants acknowledge that any affiliated person of a Corporation also would be deemed to be an affiliated person of the Corporation's wholly-owned subsidiaries for purposes of the relief requested.

5. Applicants also request an exemption from the various disclosure provisions described below that may require the Corporations to disclose fees paid by the Advisor to the Subadvisors. An exemption is requested to permit a Corporation to disclose (as both a dollar amount and as a percentage of each Corporation's net assets): (a) The aggregate fees paid to the Advisor and any Affiliated Subadvisors; and (b) the aggregate fees paid to Subadvisors (collectively, "Aggregate Fee Disclosure"). Any Corporation that employs an Affiliated Subadvisor will provide separate disclosure of any fees paid to the Affiliated Subadvisor.

6. The Corporations will inform shareholders of the hiring of a new Subadvisor pursuant to the following procedures ("Modified Notice and Access Procedures"): (a) Within 90 days after a new Subadvisor is hired for any Corporation, that Corporation will send its shareholders either a Multi-manager Notice or a Multi-manager Notice and Multi-manager Information Statement;<sup>8</sup>

<sup>7</sup> Each Subadvisory Agreement with respect to any Subsidiary will also be approved by the board of the Corporation that owns that Subsidiary, including in each case a majority of the Independent Directors of that Corporation, in accordance with sections 15(a) and 15(c) of the Act.

<sup>8</sup> The "Multi-manager Notice" will be modeled on a Notice of Internet Availability as defined in rule 14a-16 under the Securities Exchange Act of 1934 ("Exchange Act"), and specifically will, among other things: (a) Summarize the relevant information regarding the new Subadvisor; (b) inform shareholders that the Multi-manager Information Statement is available on a Web site; (c) provide the Web site address; (d) state the time period during which the Multi-manager Information Statement will remain available on that Web site; (e) provide instructions for accessing and printing the Multi-manager Information Statement; and (f)

Continued

<sup>1</sup> Applicants also request relief with respect to any other existing or future open-end management investment company or series thereof that: (a) Is advised by the Advisor including any entity controlling, controlled by, or under common control with the Advisor or its successor (each, also an "Advisor"); (b) uses the manager of managers structure ("Manager of Managers Structure") described in the application; and (c) complies with the terms and conditions of the application (each, also a "Corporation"). The only existing registered open-end management investment company that currently intends to rely on the requested order is named as an applicant. For purposes of the requested order, "successor" is limited to an entity that results from a reorganization into another jurisdiction or a change in the type of business organization. If the name of any Corporation contains the name of a Subadvisor, the name of the Advisor that serves as the primary investment adviser to that Corporation will precede the name of the Subadvisor.

<sup>2</sup> "Advisory Agreement" includes advisory agreements with Advisors for future Corporations.

and (b) the Corporation will make the Multi-manager Information Statement available on the Web site identified in the Multi-manager Notice no later than when the Multi-manager Notice (or Multi-manager Notice and Multi-manager Information Statement) is first sent to shareholders, and will maintain it on that Web site for at least 90 days.

### Applicants' Legal Analysis

1. Section 15(a) of the Act provides, in relevant part, that it is unlawful for any person to act as an investment adviser to a registered investment company except pursuant to a written contract that has been approved by the vote of a majority of the company's outstanding voting securities. Rule 18f-2 under the Act provides that each series or class of stock in a series investment company affected by a matter must approve that matter if the Act requires shareholder approval.

2. Form N-1A is the registration statement used by open-end investment companies. Item 19(a)(3) of Form N-1A requires disclosure of the method and amount of the investment adviser's compensation.

3. Rule 20a-1 under the Act requires proxies solicited with respect to an investment company to comply with Schedule 14A under the Exchange Act. Items 22(c)(1)(ii), 22(c)(1)(iii), 22(c)(8) and 22(c)(9) of Schedule 14A, taken together, require a proxy statement for a shareholder meeting at which the advisory contract will be voted upon to include the "rate of compensation of the investment adviser," the "aggregate amount of the investment adviser's fees," a description of the "terms of the contract to be acted upon," and, if a change in the advisory fee is proposed, the existing and proposed fees and the difference between the two fees.

4. Regulation S-X sets forth the requirements for financial statements required to be included as part of investment company registration statements and shareholder reports filed with the Commission. Sections 6-07(2)(a), (b) and (c) of Regulation S-X require that investment companies include in their financial statements information about investment advisory fees.

instruct the shareholder that a paper or email copy of the Multi-manager Information Statement may be obtained, without charge, by contacting the Corporations.

A "Multi-manager Information Statement" will meet the requirements of Regulation 14C, Schedule 14C and Item 22 of Schedule 14A under the Exchange Act for an information statement. Multi-manager Information Statements will be filed electronically with the Commission via the EDGAR system.

5. Section 6(c) of the Act provides that the Commission may exempt any person, security, or transaction or any class or classes of persons, securities, or transactions from any provisions of the Act, or from any rule thereunder, if such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act. Applicants state that the requested relief meets this standard for the reasons discussed below.

6. Applicants assert that the shareholders are relying on the Advisor's expertise to select one or more Subadvisors best suited to achieve a Corporation's investment objectives. Applicants assert that, from the perspective of the investor, the role of the Subadvisors is comparable to that of the individual portfolio managers employed by the Advisor. Applicants state that requiring shareholder approval of each Subadvisory Agreement would impose costs and unnecessary delays on the Corporations, and may preclude the Advisor from acting promptly in a manner considered advisable by the Board. Applicants note that the Advisory Agreement, the Subsidiary Advisory Agreement, and any subadvisory agreements with Affiliated Subadvisors will remain subject to section 15(a) of the Act and rule 18f-2 under the Act.

7. Applicants assert that many Subadvisors use a "posted" rate schedule to set their fees. Applicants state that, while Subadvisors are willing to negotiate fees lower than those posted in the schedule, they are reluctant to do so where the fees are disclosed to other prospective and existing customers. Applicants submit that the requested relief will allow the Advisor to negotiate more effectively with each Subadvisor.

### Applicants' Conditions

Applicants agree that any order granting the requested relief will be subject to the following conditions:

1. Before a Corporation may rely on the requested order, the operation of the Corporation in the manner described in the application will be approved by a majority of the Corporation's outstanding voting securities, as defined in the Act, or in the case of a Corporation whose public shareholders purchase shares on the basis of a prospectus containing the disclosure contemplated by condition 2 below, by the initial shareholder(s) before offering shares of that Corporation to the public.

2. Each Corporation relying on the requested order will disclose in its prospectus the existence, substance, and

effect of any order granted pursuant to the application. Each Corporation will hold itself out to the public as utilizing the Manager of Managers Structure. The prospectus will prominently disclose that the Advisor has ultimate responsibility (subject to oversight by the Board) to oversee the Subadvisors and recommend their hiring, termination, and replacement.

3. Corporations will inform shareholders of the hiring of a new Subadvisor within 90 days after the hiring of the new Subadvisor pursuant to the Modified Notice and Access Procedures.

4. The Advisor will not enter into a subadvisory agreement with any Affiliated Subadvisor without such agreement, including the compensation to be paid thereunder, being approved by the shareholders of the applicable Corporation.

5. At all times, at least a majority of the Board will be Independent Directors, and the nomination of new or additional Independent Directors will be placed within the discretion of the then-existing Independent Directors.

6. Whenever a subadvisor change is proposed for a Corporation with an Affiliated Subadvisor, the Board, including a majority of the Independent Directors, will make a separate finding, reflected in the applicable Board minutes, that such change is in the best interests of the Corporation and its shareholders, and does not involve a conflict of interest from which the Advisor or the Affiliated Subadvisor derives an inappropriate advantage.

7. Independent legal counsel, as defined in Rule 0-1(a)(6) under the Act, will be engaged to represent the Independent Directors. The selection of such counsel will be within the discretion of the then existing Independent Directors.

8. The Advisor will provide general management services to each Corporation, including overall supervisory responsibility for the general management and investment of each Corporation's assets, and, subject to review and approval of the Board, will: (a) Set each Corporation's overall investment strategies; (b) evaluate, select and recommend Subadvisors to manage all or a part of each Corporation's assets; (c) allocate and, when appropriate, reallocate each Corporation's assets among one or more Subadvisors; (d) monitor and evaluate the performance of Subadvisors; and (e) implement procedures reasonably designed to ensure that the Subadvisors comply with each Corporation's investment objective, policies and restrictions.

9. No Director or officer of a Corporation, or director, manager or officer of the Advisor, will own, directly or indirectly (other than through a pooled investment vehicle that is not controlled by such person), any interest in a Subadvisor, except for (a) ownership of interests in the Advisor or any entity that controls, is controlled by, or is under common control with the Advisor, or (b) ownership of less than 1% of the outstanding securities of any class of equity or debt of any publicly traded company that is either a Subadvisor or an entity that controls, is controlled by or is under common control with a Subadvisor. For any Corporation that owns a Subsidiary, this condition shall also apply to the Directors and officers of that Corporation with respect to any interest in a Subadvisor to that Corporation's Subsidiaries.

10. Each Corporation will disclose in its registration statement the Aggregate Fee Disclosure.

11. In the event the Commission adopts a rule under the Act providing substantially similar relief to that in the order requested in the application, the requested order will expire on the effective date of that rule.

12. For any Corporation that pays subadvisory fees directly from its assets, any changes to a Subadvisory Agreement that would result in an increase in the total management and advisory fees payable by the Corporation will be required to be approved by the shareholders of that Corporation.

13. Whenever a subadvisor is hired or terminated, the Advisor will provide the Board with information showing the expected impact on the profitability of the Advisor.

14. Each Advisor will provide the Board, no less frequently than quarterly, with information about the profitability of the Advisor on a per Corporation basis. The information will reflect the impact on profitability of the hiring or termination of any subadvisor during the applicable quarter.

For the Commission, by the Division of Investment Management, under delegated authority.

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05424 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

### Sunshine Act Meeting

**FEDERAL REGISTER CITATION OF PREVIOUS ANNOUNCEMENT:** [78 FR 14141, March 4, 2013]

**STATUS:** Open Meeting.

**PLACE:** 100 F Street NE, Washington, DC.

**DATE AND TIME OF PREVIOUSLY ANNOUNCED MEETING:** Wednesday, March 6, 2013.

**CHANGE IN THE MEETING:** Date and Time Change.

The Open Meeting scheduled for Wednesday, March 6, 2013 at 10:00 a.m., has been changed to Thursday, March 7, 2013 at 1:00 p.m.

At times, changes in Commission priorities require alterations in the scheduling of meeting items. For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact: The Office of the Secretary at (202) 551-5400.

Dated: March 6, 2013.

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05532 Filed 3-6-13; 11:15 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

**[Release No. 34-69029; File No. SR-NSX-2013-08]**

### Self-Regulatory Organizations; National Stock Exchange, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Amend Its Fee and Rebate Schedule

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act" or "Exchange Act")<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 26, 2013, National Stock Exchange, Inc. ("NSX" or "Exchange") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change, as described in Items I, II, and III below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comment on the proposed rule change from interested persons.

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange is proposing to amend its Fee and Rebate Schedule (the "Fee Schedule") issued pursuant to Exchange Rule 16.1(a) to charge Equity Trading Permit ("ETP") Holders<sup>3</sup> \$0.0020 per share when using a Midpoint-Seeker Order<sup>4</sup> in the Exchange's automatic execution mode of interaction ("Auto-Ex Mode")<sup>5</sup> to remove liquidity in a security that is priced at or above \$1.00.

The text of the proposed rule change is available on the Exchange's Web site at [www.nsx.com](http://www.nsx.com), at the Exchange's principal office, and at the Commission's Public Reference Room.

### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

#### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

##### 1. Purpose

The Exchange proposes to amend Section I of its Fee Schedule to charge ETP Holders \$0.0020 per share when using a Midpoint-Seeker Order in the Exchange's Auto-Ex Mode to remove liquidity in a security that is priced at or above \$1.00. The Midpoint Seeker Order is an Immediate-or-Cancel ("IOC")<sup>6</sup> order that ETP Holders may use to execute against orders that are posted on the NSX Book<sup>7</sup> at a price equal to or better than the midpoint of

<sup>3</sup> Exchange Rule 1.5 defines the term "ETP" as an Equity Trading Permit issued by the Exchange for effecting approved securities transactions on the Exchange's Trading Facilities.

<sup>4</sup> NSX Rule 11.11(c)(13). See also SR-NSX-2013-07.

<sup>5</sup> Under Auto-Ex mode the Exchange matches and executes like-priced orders in accordance with the process described in Exchange Rule 11.13(b)(1).

<sup>6</sup> Under Exchange Rule 11.11(b)(1), an "Immediate-or-Cancel Order" is a "limit order that is to be executed in whole or in part as soon as such order is received, and the portion not so executed" is to be cancelled.

<sup>7</sup> Exchange Rule 1.5. "NSX Book" is defined as "System's electronic file of orders."



the Protected National Best Bid or Offer (“NBBO”).<sup>8</sup>

Under Section I of the Fee Schedule, the Exchange currently charges ETP Holders that do not execute at least 50,000 shares of added liquidity in a month using the Exchange’s Auto-Ex Mode a per share fee of \$0.0030 for any marketable order that removes liquidity. ETP Holders that execute more than 50,000 shares of added liquidity per month in Auto-Ex Mode are eligible for fees and rebates under either the Variable or Fixed Fee Schedules under Section I. Instead of paying the above described fees when removing liquidity in Auto-Ex Mode, ETP Holders will now pay the proposed lower fixed fee of \$0.0020 per share when using the Midpoint-Seeker Order to remove liquidity in securities priced at or above \$1.00.<sup>9</sup> The Exchange believes the proposed fee will encourage (i) ETP Holders that want to interact with Midpoint-Seeker Orders to post additional liquidity on the NSX Book, and (ii) ETP Holders that are seeking executions at prices better than the Protected NBBO to use the Midpoint-Seeker Order. The Exchange does not propose to amend the fee for securities priced below \$1.00.

#### Operative Date and Notice

The Exchange intends to make the proposed modifications, which are effective upon filing, operative as of the commencement of trading on March 1, 2013. Pursuant to Exchange Rule 16.1(c), the Exchange will “provide ETP Holders with notice of all relevant dues, fees, assessments and charges of the Exchange” through the issuance of an Information Circular and will post a copy of the rule filing on the Exchange’s Web site ([www.nsx.com](http://www.nsx.com)).

#### 2. Statutory Basis

The Exchange believes that the proposed fixed fee for Midpoint-Seeker Orders that remove liquidity is consistent with the provisions of Section 6(b) of the Act,<sup>10</sup> in general, and Section 6(b)(4) of the Act,<sup>11</sup> in particular, in that it is reasonable and equitably allocated amongst ETP Holders because all ETP Holders are eligible to submit (or not submit) these types of orders, and may do so at their discretion during the course of the

month. The lower per share fee for the Midpoint-Seeker Order is a reasonable method to encourage (i) ETP Holders that want to interact with Midpoint-Seeker Orders to post additional liquidity on the NSX Book, and (ii) ETP Holders that are seeking executions at prices better than the Protected NBBO to use the Midpoint-Seeker Order. The increased liquidity provided by additional order flow to the Exchange benefits all investors by offering additional potential for execution and cost savings. Furthermore, the Exchange believes that the proposed lower fee for Midpoint-Seeker Orders is consistent with the provisions of Section 6(b)(5) of the Act,<sup>12</sup> because it is not unfairly discriminatory amongst ETP Holders. As stated above, ETP Holders are eligible to submit (or not submit) these types of orders, and may do so at their discretion during the course of the month.

Finally, the Exchange notes that it operates in a highly competitive market in which market participants can readily favor competing venues. In such an environment, the Exchange must continually review, and consider adjusting, its fees and rebates to remain competitive with other exchanges. For the reasons described above, the Exchange believes that the proposed rule change reflects this competitive environment.

#### B. Self-Regulatory Organization’s Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. ETP Holders using the Midpoint-Seeker Order will be charged a lower per share fee for removing liquidity rather than being charged the Exchange’s standard fees under Section I of the Fee Schedule. The lower per share fee is designed to increase liquidity by encouraging ETP Holders to use Midpoint-Seeker Orders. As stated above, the Exchange operates in a highly competitive market in which market participants can readily favor competing venues. In such an environment, the Exchange must continually review, and consider adjusting, its fees and rebates to remain competitive with other exchanges.

#### C. Self-Regulatory Organization’s Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

The Exchange has neither solicited nor received written comments on the proposed rule change.

#### III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The proposed rule change has taken effect upon filing pursuant to Section 19(b)(3)(A)(ii) of the Exchange Act<sup>13</sup> and subparagraph (f)(2) of Rule 19b-4.<sup>14</sup> At any time within 60 days of the filing of such proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

#### IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

##### Electronic Comments

- Use the Commission’s Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-NSX-2013-08 on the subject line.

##### Paper Comments

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NSX-2013-08. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the

<sup>8</sup> Exchange Rule 1.5. “Protected NBBO” is defined as “the national best bid or offer that is a protected quotation.”

<sup>9</sup> Executed Midpoint-Seeker Orders will be included in the ADV calculation but not be subject to additional fees under Section I of the Fee Schedule.

<sup>10</sup> 15 U.S.C. 78f(b).

<sup>11</sup> 15 U.S.C. 78f(b)(4).

<sup>12</sup> 15 U.S.C. 78f(b)(5).

<sup>13</sup> 15 U.S.C. 78s(b)(3)(A)(ii).

<sup>14</sup> 17 CFR 240.19b-4.



Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal offices of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NSX-2013-08, and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>15</sup>

**Kevin M. O'Neill,**

*Deputy Secretary.*

[FR Doc. 2013-05415 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69033; File No. SR-NYSEMKT-2013-10]

### **Self-Regulatory Organizations; NYSE MKT LLC; Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1, Adopting Exchange Rule 953.1NY To Provide for How the Exchange Proposes To Treat Orders, Market-Making Quoting Obligations, and Errors in Response to the Regulation NMS Plan To Address Extraordinary Market Volatility; and Amending Exchange Rule 953NY To Codify That the Exchange Shall Halt Trading in All Options Overlying NMS Stocks When the Equities Markets Initiate a Market-Wide Trading Halt Due to Extraordinary Market Volatility**

March 4, 2013.

Pursuant to Section 19(b)(1) <sup>1</sup> of the Securities Exchange Act of 1934 (the "Act") <sup>2</sup> and Rule 19b-4 thereunder,<sup>3</sup> notice is hereby given that, on February 26, 2013, NYSE MKT LLC (the "Exchange" or "NYSE MKT") filed with the Securities and Exchange Commission (the "Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the self-regulatory

organization. On March 1, 2013, the Exchange submitted Amendment No. 1 to the proposed rule change.<sup>4</sup> The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### **I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change**

The Exchange proposes to adopt (i) Exchange Rule 953.1NY to provide for how the Exchange proposes to treat orders, market-making quoting obligations, and errors in response to the Regulation NMS Plan to Address Extraordinary Market Volatility; and (ii) to amend Exchange Rule 953NY to codify that the Exchange shall halt trading in all options overlying NMS stocks when the equities markets initiate a market-wide trading halt due to extraordinary market volatility. The text of the proposed rule change is available on the Exchange's Web site at [www.nyse.com](http://www.nyse.com), at the principal office of the Exchange, on the Commission's Web site at [www.sec.gov](http://www.sec.gov), and at the Commission's Public Reference Room.

#### **II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change**

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

##### *A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change*

##### **1. Purpose**

The Exchange proposes (i) to adopt Exchange Rule 953.1NY to provide for how the Exchange proposes to treat orders, market-making quoting obligations, and errors in response to the Regulation NMS Plan to Address Extraordinary Market Volatility (the "Plan"), which is applicable to all NMS stocks, as defined in Regulation NMS Rule 600(b)(47); and (ii) to amend Exchange Rule 953NY to codify that the Exchange shall halt trading in all

options when the equities markets initiate a market-wide trading halt due to extraordinary market volatility. The Exchange proposes to adopt new Rule 953.1NY for a pilot period that coincides with the pilot period for the Plan, which is currently scheduled as a one-year pilot to begin on February 4, 2013 [sic].

##### **Background**

Since May 6, 2010, when the markets experienced excessive volatility in an abbreviated time period, *i.e.*, the "flash crash," the equities exchanges and FINRA have implemented market-wide measures designed to restore investor confidence by reducing the potential for excessive market volatility. The measures adopted include pilot plans for stock-by-stock trading pauses,<sup>5</sup> related changes to the equities market clearly erroneous execution rules,<sup>6</sup> and more stringent equities market maker quoting requirements.<sup>7</sup> On May 31, 2012, the Commission approved the Plan, as amended, on a one-year pilot basis.<sup>8</sup> In addition, the Commission approved changes to the equities market-wide circuit breaker rules on a pilot basis to coincide with the pilot period for the Plan.<sup>9</sup>

The Plan is designed to prevent trades in individual NMS stocks from occurring outside of specified Price Bands.<sup>10</sup> As described more fully below, the requirements of the Plan are coupled with Trading Pauses to accommodate more fundamental price moves (as opposed to erroneous trades or momentary gaps in liquidity). All trading centers in NMS stocks, including both those operated by Participants and those operated by members of Participants, are required to establish, maintain, and enforce written policies and procedures that are

<sup>5</sup> See, *e.g.*, NYSE Rule 80C, Exchange Rule 80C.

<sup>6</sup> See, *e.g.*, NYSE Rule 128, Exchange Rule 128.

<sup>7</sup> See, *e.g.*, NYSE Rule 104(a)(1)(B), Exchange Rule 104(a)(1)(B).

<sup>8</sup> See Securities Exchange Act Release No. 67091 (May 31, 2012), 77 FR 33498 (June 6, 2012) (File No. 4-631) (Order Approving, on a Pilot Basis, the Plan).

<sup>9</sup> See Securities Exchange Act Release No. 67090 (May 31, 2012), 77 FR 33531 (June 6, 2012) (SR-BATS-2011-038; SR-BYX-2011-025; SR-BX-2011-068; SR-CBOE-2011-087; SR-C2-2011-024; SR-CHX-2011-30; SR-EDGA-2011-31; SR-EDGX-2011-30; SR-FINRA-2011-054; SR-ISE-2011-61; SR-NASDAQ-2011-131; SR-NSX-2011-11; SR-NYSE-2011-48; SR-NYSEAmex-2011-73; SR-NYSEArca-2011-68; SR-Phlx-2011-129).

<sup>10</sup> Unless otherwise specified, capitalized terms used in this rule filing are based on the defined terms of the Plan.

<sup>15</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 15 U.S.C. 78a.

<sup>3</sup> 17 CFR 240.19b-4.

<sup>4</sup> See email from Brian O'Neill, Chief Counsel, NYSE Regulation, to Andrew Madar, Assistant Director, Division of Trading and Markets, dated March 1, 2013 ("Amendment No. 1").

reasonably designed to comply with the requirements specified in the Plan.<sup>11</sup>

As set forth in more detail in the Plan, Price Bands consisting of a Lower Price Band and an Upper Price Band for each NMS Stock are calculated by the Processors.<sup>12</sup> When the National Best Bid (Offer) is below (above) the Lower (Upper) Price Band, the Processors shall disseminate such National Best Bid (Offer) with an appropriate flag identifying it as unexecutable. When the National Best Bid (Offer) is equal to the Upper (Lower) Price Band, the Processors shall distribute such National Best Bid (Offer) with an appropriate flag identifying it as a Limit State Quotation.<sup>13</sup> All trading centers in NMS stocks must maintain written policies and procedures that are reasonably designed to prevent the display of offers below the Lower Price Band and bids above the Upper Price Band for NMS stocks. Notwithstanding this requirement, the Processor shall display an offer below the Lower Price Band or a bid above the Upper Price Band, but with a flag that it is non-executable. Such bids or offers shall not be included in the National Best Bid or National Best Offer calculations.<sup>14</sup>

Trading in an NMS stock immediately enters a Limit State if the National Best Offer (Bid) equals but does not cross the Lower (Upper) Price Band.<sup>15</sup> Trading for an NMS stock exits a Limit State if, within 15 seconds of entering the Limit State, all Limit State Quotations were executed or canceled in their entirety. If the market does not exit a Limit State within 15 seconds, then the Primary Listing Exchange would declare a five-minute trading pause pursuant to Section VII of the LULD Plan, which would be applicable to all markets trading the security.<sup>16</sup> In addition, the Plan defines a Straddle State as when the National Best Bid (Offer) is below (above) the Lower (Upper) Price Band and the NMS stock is not in a Limit State. For example, assume the Lower Price Band for an NMS Stock is \$9.50 and the Upper Price Band is \$10.50, such NMS stock would be in a Straddle State if the National Best Bid were below \$9.50, and therefore non-

executable, and the National Best Offer were above \$9.50 (including a National Best Offer that could be above \$10.50). If an NMS stock is in a Straddle State and trading in that stock deviates from normal trading characteristics, the Primary Listing Exchange may declare a trading pause for that NMS stock if such Trading Pause would support the Plan's goal to address extraordinary market volatility.

#### Proposed Rule 953.1NY

The Exchange proposes to adopt new Exchange Rule 953.1NY to provide for how the Exchange shall treat orders and quotes in options overlying NMS stocks when the Plan is in effect.

First, the Exchange proposes rules regarding the treatment of certain orders or quotes if the underlying NMS stock is in a Limit State and Straddle State. Whenever an NMS stock is in a Limit State or Straddle State, trading continues, however, there will not be a reliable price for a security to serve as a benchmark for the price of the option. For example, if the underlying NMS stock is in a Limit State, while trading in that stock continues, by being in a Limit State, there will be either cancellations or executions at that price, and if the Limit State is not resolved in 15 seconds, the NMS Stock will enter a Trading Pause. If an NMS stock is in a Straddle State, that means that there is either a National Best Bid or National Best Offer that is non-executable, which could result in limited price discovery in the underlying NMS stock. In addition to the lack of a reliable underlying reference price, the Exchange is concerned about the width of the markets and quality of the execution for market participants during Limit or Straddle States. While the Exchange recognizes the importance of continued trading in options overlying NMS stocks during Limit States and Straddle States, the Exchange believes that certain types of orders increase the risk of errors and poor executions and therefore should be not allowed during these times when there may not be a reliable underlying reference price, there may be a wide bid/ask quotation differential, and lower trading liquidity in the options markets. Specifically, the Exchange proposes that if the underlying NMS stock is in a Limit State or Straddle State, the Exchange shall reject all incoming Market Orders and will not elect Stop Orders.<sup>17</sup> The

Exchange believes that permitting these order types to execute when the underlying NMS stock is in a Limit State or Straddle State would add to the volatility in the options markets during times of extraordinary market volatility and could have the potential to lead to unwanted executions. The Exchange believes that adding certainty to the treatment of Market Orders and Stop Orders when the underlying NMS stock is in these situations will encourage market participants to continue to provide liquidity to the Exchange and thus promote a fair and orderly market.

Second, the Exchange proposes to adopt subsection (b) to provide that when evaluating whether a Specialist has met its market-making quoting requirement pursuant to Rule 925.1NY(b) or a Market Maker has met its market-making quoting requirement pursuant to Rule 925.1NY(c) in options overlying NMS stocks, the Exchange shall consider as a mitigating circumstance the frequency and duration of occurrences when an underlying NMS stock is in a Limit State or a Straddle State. This is necessary given the direct relationship between an options price and the price of the underlying security. During a Limit or Straddle State, the bid price, offer price or both of the underlying security will be unexecutable [sic]. With the bid and or offer flagged unexecutable, the ability to hedge the purchase or sale of an option will be jeopardized and in fact it may not be possible to purchase or sell shares of the underlying security at any price to offset the risk created by either buying or selling calls and/or put options during a Limit State or a Straddle State. The Exchange expects that its Market Makers will as need to modify their quoting behavior a result. For the reasons described below the Exchange feels that the proposed change to consider as a mitigating circumstance the frequency and duration of periods during which an underlying NMS stock is in a Limit State or a Straddle State is the appropriate approach until such a time as the Exchange has more experience with the impact of the Plan on the options marketplace, particularly the impact on Market Makers ability to provide liquidity in an option when unknown (and possibly very limited) liquidity exists in the underlying security.

900.3NY(d)(2). The Exchange believes that Stop Limit Orders do not raise the same risks during periods of extraordinary volatility, because once elected the associated limit orders would not race through the order book in the manner that an elected Market Order would.

<sup>11</sup> The Exchange is a participant in the Plan through its wholly-owned subsidiary, NYSE MKT LLC, which operates an equities market.

<sup>12</sup> See Section V(A) of the Plan.

<sup>13</sup> See Section VI(A) of the Plan.

<sup>14</sup> See Section VI(A)(3) of the Plan.

<sup>15</sup> See Section VI(B)(1) of the Plan.

<sup>16</sup> The primary listing market would declare a Trading Pause in an NMS stock; upon notification by the primary listing market, the Processor would disseminate this information to the public. No trades in that NMS stock could occur during the trading pause, but all bids and offers may be displayed. See Section VII(A) of the Plan.

<sup>17</sup> See Rule 900.3NY(d)(1). Stop Orders when elected create a Market Order to buy or sell the option. In contrast, the Exchange is not proposing to prohibit the election of Stop Limit Orders. Stop Limit Orders when elected create a Limit Order to buy or sell the option at a specific price. See

The Exchange has settled on this approach after analyzing in detail the alternatives. An undesirable alternative for the Exchange would be to propose to relax the quoting obligations. The relaxed quoting obligations could apply to the full trading day or just during the periods of extraordinary market volatility in the underlying NMS stock during a Straddle State or Limit State. The Exchange could, for example, have proposed to adopt the same market maker quoting obligations that apply to market makers on another options market that only requires its market makers to provide a two-sided continuous quote, without any requirement for a \$5 or tighter bid-ask differential.<sup>18</sup> Absent the \$5 bid-ask differential requirement, the Exchange believes there would be no issue with Market Makers meeting their continuous quoting obligations during periods of extraordinary market volatility in the underlying stock because Market Makers could continuously quote a \$.01 bid and a \$1000 offer, for example. However, the Exchange believes that relaxing the quoting obligations only during Straddle States and Limit States would cause significant technical problems for Market Makers, Exchange systems, and surveillance monitoring. Underlying NMS stocks will likely flicker in and out of a Straddle State or Limit State throughout the day. Programming systems to adjust the quoting obligations to constant changes in a Straddle State or Limit State would likely be technologically difficult and economically prohibitive. The only real practical solution would be for the Exchange to relax the quoting obligations for the full trading day by eliminating the \$5 bid-ask differential requirement. The Exchange believes that eliminating the \$5 bid-ask differential requirement is also an undesirable alternative. The Exchange values the role of Market Makers in the options market and believes that existing quoting requirements should be maintained in order to facilitate transactions, preserve market liquidity, and ensure the fair and orderly trading of options on the Exchange.

Therefore, in lieu of these alternatives, the Exchange proposes to adopt subsection (b) to provide that when evaluating whether a Specialist has met its market-making quoting requirement pursuant to Rule 925.1NY(b) or a Market Maker has met its market-making quoting requirement pursuant to Rule 925.1NY(c) in options overlying NMS stocks, the Exchange shall consider as a mitigating

circumstance the frequency and duration that an underlying NMS stock is in a Limit State or a Straddle State. For example, if an ATP Holder fails to meet its monthly quoting obligations, and during the review, it is determined that the quoting that failed to meet the obligation was for options that overlay NMS stocks with a significant number of Straddle States and Limit States, then pursuant to proposed Rule 953.1NY(c), that would be considered a mitigating circumstance that would entitle the OTP Holder to relief. The Exchange will work with FINRA to monitor the impact of Straddle States and Limit States on a Specialist or Market Maker's ability to meet its market-maker quoting requirements. The Exchange notes that it does not believe that it needs to modify the existing quoting obligations for Market Makers in Rules 925NY and 925.1NY to reflect how such quoting requirements may interact with how underlying NMS stocks trade during a Straddle State or Limit State. Rather, during periods of extraordinary market volatility in the underlying NMS stock, the Exchange believes that the existing quoting requirements should be maintained in order to facilitate transactions, preserve market liquidity, and ensure the fair and orderly trading of options on the Exchange. This change is also designed to eliminate the technologically difficult and economically prohibitive systems programming that would be required if the Exchange eliminated the \$5 bid-ask differential requirement only during Straddle States or Limit States.

Finally, the Exchange proposed to adopt subsection (c) to provide that electronic transactions in stock options that occur during a Limit State or a Straddle State would not be subject to review under Rule 975NY(a) for Obvious Errors or Rule 975NY(d) for Catastrophic Errors. In addition, subsection (c) will provide that electronic transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State may be reviewed on Exchange motion pursuant to 975NY(b)(3).<sup>19</sup> For the reasons

<sup>19</sup> Rule 975NY(b)(3) provides that in the interest of maintaining a fair and orderly market and for the protection of investors, the Exchange's Chief Executive Officer ("CEO") or designee thereof, who is an officer of the Exchange (collectively "Exchange officer"), may, on his or her own motion or upon request, determine to review any transaction occurring on the Exchange that is believed to be erroneous. A transaction reviewed pursuant to this provision may be nullified or adjusted only if it is determined by the Exchange officer that the transaction is erroneous as provided in Rule 975NY(a)(3), (a)(4), (a)(5) or (a)(6). A transaction would be adjusted or nullified in accordance with the provision under which it is deemed an erroneous transaction. The Exchange

described below the Exchange feels that the proposal to allow review of electronic transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State only on Exchange motion is the appropriate approach until such a time as the Exchange has more experience with the impact of the Plan on the options marketplace. In particular, the Exchange notes that other protections will continue to exist to safeguard Customers as discussed further below. The Exchange proposes to review the operation of this provision during the one year Pilot period for the proposal and analyze the impact of Limit and Straddle States accordingly.<sup>20</sup> In addition, the Exchange will provide data analysis during the duration of the Pilot to the Commission so that the Commission may analyze the operation of the Pilot and evaluate with the Exchange whether the Pilot should be continued or be modified.<sup>21</sup>

The Exchange has settled on this approach after analyzing in detail the alternatives. An undesirable alternative for the Exchange would be to maintain the current operation of Rule 975NY(a) for Obvious Errors or Rule 975NY(d) for Catastrophic Errors during the Limit State or Straddle State. Pursuant to Rules 975NY(a), market participants may have up to 30 minutes to review a transaction as an Obvious Error. Pursuant to 975NY(d), market participants may have up to 8:30 a.m. ET on the first trading day following a transaction to review it as a Catastrophic Error. The Exchange believes that during periods of extraordinary volatility, the review period for transactions under the Obvious Error and Catastrophic Error provisions would allow market participants a second look at transactions during a Limit State or a Straddle State that is potentially unfair to other market participants. For example, thirty

officer may be assisted by a Trading Official in reviewing a transaction. In addition, the Exchange officer shall act pursuant to 975NY(b)(3) as soon as possible after receiving notification of the transaction, and ordinarily would be expected to act on the same day as the transaction occurred. In no event shall the Exchange officer act later than 9:30 a.m. (ET) on the next trading day following the date of the transaction in question. An ATP Holder affected by a determination to nullify or adjust a transaction pursuant to this paragraph (3) may appeal such determination in accordance with Rule 975NY(c); however, a determination by an Exchange officer not to review a transaction, or a determination not to nullify or adjust a transaction for which a review was requested or conducted, is not appealable. If a transaction is reviewed and a determination is rendered pursuant to Rules 975NY(a)(3), (a)(4), (a)(5) or (a)(6), no additional relief may be granted under this provision.

<sup>20</sup> See Amendment No. 1, *supra* note 4.

<sup>21</sup> *Id.*

<sup>18</sup> See BATS Options Rule 22.6(d).

minutes after a transaction that occurs during extraordinary volatility that triggers a Limit State or a Straddle State the market could look drastically different from a price and liquidity level. The Exchange believes that market participants should not be able to benefit from the time frame to review their transactions in these situations. This change would ensure that limit orders that were filled during a Limit or Straddle State would have certainty of execution. As noted above with respect to the treatment of Market Orders and Stop Orders when the underlying NMS Stock is in a Limit or Straddle State, the Exchange believes that adding certainty to the execution of orders in these situations will encourage market participants to continue to provide liquidity to the Exchange and thus promote a fair and orderly market. Barring this change, the provisions of Rule 975NY(a)(2)(B) would likely apply in many instances during Limit or Straddle States. This Rule provides that, “if there are not quotes for comparison purposes, or if bid/ask differential for the national best bid or offer for the effected series just prior to the transaction was at least two times the permitted bid/ask differential pursuant to Rule 925NY(b)(4), as determined by a designated trading official.” The Exchange believes this provision would give rise to much uncertainty for market participants as there is no bright line definition of what “theoretical value” should be for an option when the underlying NMS stock has an unexecutable bid or offer or both. Determining “theoretical value” in such a situation would be often times very subjective as opposed to an objective determination giving rise to additional uncertainty and confusion for investors. For example:

- A \$500 security enters a Straddle State resulting in un-executable bids and offers.

- Consequently the market for the options on that security widens to reflect the uncertainty surrounding what price the stock may be sold at to hedge the sale of puts or purchase of calls. Prior to entering the Straddle State, the 22 day at the money \$500 strike put options were trading at \$24.45–\$24.65.<sup>22</sup> Upon entering the Straddle State the market for those options widens to \$24.45–\$35.00.

- A limit order to pay \$32 for 10 is entered resulting in a new market of \$32.00–\$35.00. 14 seconds after entering the Limit State in the underlying security, a limit order to sell 10 contracts at \$32 is received and trades with the posted \$32 limit order to buy. Immediately after the trade is consummated, the Straddle State in the underlying security has not resolved and consequently the underlying security is halted. Upon resumption of trading in the underlying security, consider two possible scenarios:

- Scenario 1—The market for the security is \$450–\$452. The puts which traded immediately prior to the trading halt are now worth at least their intrinsic value of \$50 and quite likely are trading with some time premium as well. The seller of 10 contracts at \$32 immediately requests an Obvious Error review under the provisions of Rule 975NY.

- Scenario 2—The market for the security is now \$550–\$552. The puts which traded immediately prior to the trading halt are now worth an estimated \$8.<sup>23</sup> The buyer of 10 contracts at \$32 immediately requests an Obvious Error review under the provisions of Rule 965NY [sic].

Under both scenarios the bid/ask spread in the option was \$2 at the time of the trade and as such it now falls to a designated trading official to determine what the “theoretical value” of the option is. Absent the ability to ascertain prices at which the stock could have been bought or sold *at the*

*time* the option traded, the designated official would be at best guessing what the “theoretical value” should have been. Such uncertainty in how the transaction will be resolved will only discourage participants from entering executable interest during Limit and Straddle States. The impossibility of ascribing “theoretical value” to an option, whose price is directly affected by the ability to buy and sell shares of the underlying security, gives rise to the Exchange need to make clear that trades during Limit and Straddle states will stand irrespective of subsequent price moves in the underlying security. Absent this bright line guidance, the Exchange expects the entry of executable interest in the options market to be severely curtailed as securities approach and enter Limit and Straddle States, decreasing the opportunity to foster price discovery and transparency at a time when it is most needed. In contrast, if participants know in advance that trades they effect with quotes and/or orders having limit prices will stand irrespective of subsequent moves in the underlying security, they will be much more likely to submit such limit prices.

Another undesirable alternative for the Exchange would be to propose to always use the prevailing NBBO as the metric to decide whether an error has occurred, irrespective of how wide the NBBO was at the time of the execution. This approach alleviates the burden on the Exchange of having to ascribe a Theoretical Price to an option when the stock has an un-executable bid, offer or both but it still presents significant problems. For example, in a Limit or Straddle State it is likely that there will be less depth of book—both on an intra as well as an inter-market basis. This gives rise to the potential for gaming of the Obvious Error Rule which mandates that Market Maker to Market Maker trades are always adjusted. For example, consider this scenario:

Exchange	Bid size	Bid price	Ask price	Ask size
NYSE Arca .....	50	\$5	\$7	1
NYSE Amex .....	5	6	15	100

An NYSE Amex Market Maker is offering 100 contracts at \$15. Another NYSE Amex Market Maker enters an ISO order to buy 100 contracts at \$15. Immediately after the execution the same NYSE Amex Market Maker

requests a review under Rule 975NY. Simply using the NBBO, in this case \$7, would mean that as required under Rule 975NY, the Exchange would rule to adjust that trade to \$7.30, essentially forcing the NYSE Amex Options Market

Maker who was willing to provide liquidity at \$15 to instead provide liquidity at the much worse price of \$7.30. Such an outcome would undoubtedly result in fewer Market Makers willing to post any liquidity for

<sup>22</sup> Calculated using a binomial pricing model for American style options with an interest rate of .25%, no dividends, and an implied volatility of 50.

<sup>23</sup> See *supra* note 19.

fear of having the same thing happen to them. The Exchange notes that, if instead of a Market Maker offering 100 contracts at \$15, it was a Customer with a resting order in the Consolidated Book the outcome of a review under Rule 975NY would have been to bust the trade. The time permitted to request a review, conduct the review and issue notification to the affected parties can be substantial, particularly in light of a Limit or Straddle State where the underlying security price is likely to be moving considerably. So we have a Customer who having sold options at \$15 which (for example) they bought earlier for \$10 finds themselves without a profit but instead with an open position. Obviously should the stock move adversely during the time taken to review the trade it is even possible for the option to be worth less than where the Customer who was offering at \$15 purchased it. The Exchange strongly believes that certainty of trade during periods of market volatility is vital in order to operate a fair and orderly market.

Therefore, in lieu of these alternatives, the Exchange proposes to provide that the electronic transactions in stock options that occur during a Limit State or a Straddle State would not be subject to review under Rule 975NY(a) for Obvious Errors or Rule 975NY(d) for Catastrophic Errors. The Exchange would still review transactions in the interest of maintaining a fair and orderly market and for the protection of investors, on its own motion, determine to review any transaction occurring on the Exchange that is believed to be erroneous that occurs during a Limit State or a Straddle State in accordance with Rule 975NY(b)(3). The Exchange believes that this safeguard will provide the flexibility for the Exchange to act when necessary and appropriate to nullify or adjust a transaction, while also providing market participants with certainty that trades they effect with quotes and/or orders having limit prices will stand irrespective of subsequent moves in the underlying security. By limiting the erroneous trade review to only via Exchange motion, the Exchange believes that the proposal mitigates two of the undesirable aspects of the alternatives described above—(i) the moral hazard associated with granting a second look to trades that went against the market participant after market conditions have changed and (ii) gaming of the Obvious Error Rule to adjust Market Makers—while also limiting the discretion of determining Theoretical Value to only those situations that the

Exchange determines is necessary in the interest of maintaining a fair and orderly market and for the protection of investors. The right to review on Exchange motion electronic transactions that occur during a Limit State or Straddle State under this provision would also allow the Exchange to account for unforeseen circumstances that result in Obvious Errors such as technological or systems malfunctions of which a nullification or adjustment may be necessary in order to preserve the interest of maintaining a fair and orderly market and for the protection of investors.

The Exchange notes that there are additional protections in place outside of the Obvious Error Rule, specifically pre-trade protections. First, SEC Rule 15c3-5 requires that, “financial risk management controls and supervisory procedures must be reasonably designed to prevent the entry of orders that exceed appropriate pre-set credit or capital thresholds, or that appear to be erroneous.”<sup>24</sup> Secondly, the Exchange has price checks applicable to limit orders that rejects limit orders that are priced sufficiently far through the NBBO that it seems likely an error occurred. The requirements placed upon broker dealers to adopt controls to prevent the entry of orders that appear to be erroneous, coupled with Exchange functionality that filters out orders that appear to be erroneous serve to sharply reduce the incidence of errors arising from situations, for example, where participants mistakenly enter an order to pay \$20 for an option that is offered at \$2.

#### Proposed Amendment to Rule 953NY

The Exchange proposes to amend Rule 953NY so that the Exchange, as an options market, can better respond to the manner by which the equities markets declare a market-wide trading halt, also known as a market-wide circuit breaker.<sup>25</sup> As noted above, the Commission has approved changes to the equities exchanges and FINRA rules regarding market-wide trading halt rules, which are currently scheduled to go into effect on a one-year pilot basis beginning February 4, 2013 [sic]. The proposed Rule 953NY is similar to a

recently approved rule adopted by CBOE.<sup>26</sup> However, unlike the CBOE rule, the Exchange does not need to restate the equities rule on halting trading in stocks in the Exchange’s Rule set for options trading, because NYSE MKT Rules for equities trading already cover market-wide trading halts in stocks.<sup>27</sup> In addition, the Exchange is proposing to add Commentary .05 to provide that reopening of trading following a trading halt under this Rule shall be conducted pursuant to procedures adopted by the Exchange and communicated by notice to its ATP Holders and ATP Firms. This Commentary is nearly identical to that found in CBOE Rule 6.3B and Commentary .03 to NYSE Arca Options Rule 7.5.<sup>28</sup>

The proposed rule change provides that whenever the equities markets halt trading in all NMS stocks due to extraordinary market volatility, the Exchange will similarly halt trading in all options. The Exchange believes that the proposed rule change can be adopted on a permanent basis notwithstanding that the equities market version of the market-wide circuit breakers has been adopted on a pilot basis. In particular, the Exchange believes that the proposed rule provides the Exchange with flexibility to halt trading in options whenever the equities markets halt trading in all stocks, regardless of what triggers that the equities markets may use for halting trading in all stocks. Accordingly, if the equities market pilot rules were to expire and revert back to the pre-February 4, 2013 [sic] version of market-wide trading halts, or if the equities markets again amend the triggers for their market-wide circuit breaker rule, the proposed Exchange rule would have sufficient flexibility to work with the revised equities rule without requiring an additional rule change by the Exchange. The Exchange also notes that in addition to amended Rule 953NY, that the remaining provisions in existing Rule 953NY regarding Trading Halts and Suspensions remain unchanged and provides a means to halt or suspend trading in options contracts whenever the Exchange deems such action appropriate in the interests of a fair and orderly market and to protect investors.

#### 2. Statutory Basis

The Exchange believes the proposed rule change is consistent with Section

<sup>24</sup> See Securities Exchange Act Release No. 63241, 75 FR 69791 (November 15, 2010) (S7-03-10).

<sup>25</sup> Market-wide circuit breakers in the equities market are different than trading halt during a Trading Pause in the underlying pursuant to the LULD Plan. Market-wide circuit breakers for equities are currently covered by NYSE MKT Rule 80B—Equities. See NYSE MKT Rule 80B—Equities. The Exchange’s Rule regarding trading pauses (also known as “single stock circuit breakers”) is found in Rule 953NY(b) for options and NYSE MKT Rule 80C(b)—Equities for equities.

<sup>26</sup> See CBOE Rule 6.3B.

<sup>27</sup> See NYSE MKT Rule 80B—Equities.

<sup>28</sup> See CBOE Rule 6.3B and NYSE Arca Options Rule 7.5.

6(b) of the Act<sup>29</sup> in general, and furthers the objectives of Section 6(b)(5),<sup>30</sup> in particular, in that it is designed to promote just and equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest. Specifically, this rule proposal supports the objectives of perfecting the mechanism of a free and open market and the national market system because it promotes uniformity across markets concerning when and how to halt trading in all stock options as a result of extraordinary market volatility.

The proposal to add Rule 953.1NY will ensure that trading in options that overlay NMS stocks is appropriately modified to reflect market conditions that occur during a Limit State or a Straddle States in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system. Specifically, the proposal will help allow market participants to continue to trade stock options during times of extraordinary market conditions without the added risk of certain orders that may increase volatility in the options markets during times of extraordinary market volatility and may potentially lead to errors and poor executions due to the lack of reliable reference prices for the options and the width of the markets. Thus, reducing these risks should help encourage market participants to continue to provide liquidity during extraordinary market volatility.

The proposal to consider the frequency and duration of Straddle States and/or Limit States in the underlying NMS stock as mitigating circumstance in determining whether the Market Maker has met their quoting obligations will help ensure Market Makers continue to provide their necessary role in helping to facilitate transactions, to preserve market liquidity, and to help ensure the fair and orderly trading of stock options on the Exchange during periods of extraordinary market volatility while also providing reasonable relief when necessary.

In addition, the proposal to not allow electronic transactions in stock options that occur during a Limit State or a Straddle State to be subject to review under Rule 975NY(a) for Obvious Errors or Rule 975NY(d) for Catastrophic Errors is designed to promote just and

equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest, by ensuring that Exchange officials do not have discretion to cancel trades. This change would ensure that limit orders that are filled during a Limit or Straddle State would have certainty of execution in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system. The proposal to allow electronic transactions in options that occur during a Limit State or a Straddle State may be reviewed on Exchange motion pursuant to 975NY(b)(3) is designed to promote just and equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest, by providing the flexibility for the Exchange to still review transactions for Obvious Error treatment when in the interest of maintaining a fair and orderly market and for the protection of investors.

Finally, the proposal to amend Rule 953NY will ensure that the Exchange halts trading in all options whenever the equities markets initiate a market-wide trading halt circuit breaker in response to extraordinary market conditions in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system because the proposed rule change will assure that the Exchange will halt options trading regardless of the triggers that the equities markets use to initiate a market-wide halt in trading.

#### *B. Self-Regulatory Organization's Statement on Burden on Competition*

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. The proposed changes are being made to provide for how the Exchange shall treat orders and quotes in options overlying NMS stocks when the Plan is in effect and will not impose any burden on competition while providing certainty of treatment and execution of options orders during periods of extraordinary volatility in the underlying NMS stock, and facilitating appropriate liquidity during a Limit State or Straddle State.

#### *C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others*

No written comments were solicited or received with respect to the proposed rule change.

#### **III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action**

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve or disapprove such proposed rule change, or

(B) institute proceedings to determine whether the proposed rule change should be disapproved.

#### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

##### *Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-NYSEMKT-2013-10 on the subject line.

##### *Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NYSEMKT-2013-10. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the

<sup>29</sup> 15 U.S.C. 78f(b).

<sup>30</sup> 15 U.S.C. 78f(b)(5).

Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NYSEMKT-2013-10 and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>31</sup>

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05419 Filed 3-7-13; 8:45 am]

BILLING CODE 8011-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69031; File No. SR-Phlx-2013-18]

### Self-Regulatory Organizations; NASDAQ OMX PHLX LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Relating to Long-Term Index Options

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),<sup>1</sup> and Rule 19b-4<sup>2</sup> thereunder, notice is hereby given that on February 20, 2013, NASDAQ OMX PHLX LLC ("Phlx" or "Exchange") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change as described in Items I, II, and III, below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of the Substance of the Proposed Rule Change

The Exchange is filing with the Commission a proposal to amend Exchange Rule 1101A (Terms of Option Contracts) to amend Exchange Rule

1101A (Terms of Option Contracts) to clarify that long-term index options series ("long-term options series") must have a term of not less than nine months to expiration,<sup>3</sup> and to reflect that certain rules will not apply to such long-term options series until the time to expiration is less than nine months.

The Exchange requests that the Commission waive the 30-day operative delay period contained in Exchange Act Rule 19b-4(f)(6)(iii).<sup>4</sup>

The text of the proposed rule change is available on the Exchange's Web site at <http://nasdaqomxphlx.cchwallstreet.com>, at the principal office of the Exchange, and at the Commission's Public Reference Room.

#### II. Self-Regulatory Organization's Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

##### A. Self-Regulatory Organization's Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change

###### 1. Purpose

The purpose of the proposed rule change is to amend subsection (b) of Rule 1101A to clarify that long-term options series must have a term of not less than nine months to expiration, and to reflect that certain rules will not apply to such long-term options series until the time to expiration is less than nine months. These changes are proposed to the limited extent needed to make subsection (b) regarding long-term options series consistent with the established rule language of Chicago Board Options Exchange, Inc. ("CBOE") (e.g. CBOE Rule 24.9 regarding LEAPS<sup>5</sup>), as well as with the established rule language of the Exchange (e.g. Rule 1012 regarding long-

term equity and exchange traded fund ("ETF") options).

The Exchange believes that its proposal is proper, and indeed desirable, in light of its objective to continue to harmonize the listing rules for options products offered for trading on the Exchange, particularly in light of the symbiotic hedging and trading relationship between index options and other option classes on Phlx, such as stock and ETF options, as well as with options classes on other options exchanges.

Rule 1101A has been developed to discuss, among other things, when and how the Exchange may open months and series (including long-term series) in classes of index options that have been approved for listing and trading on the Exchange. The rule also discusses the price intervals for index option products that include quarterly options, short term options, and currency options. Rule 1101A(b) indicates how the Exchange initially fixes expiration months and series in index options.

Rule 1101A(b) currently states that at the commencement of trading on the Exchange of a particular class of stock index options, the Exchange will open at least one expiration month and series for each class of options open for trading on the Exchange.<sup>6</sup> The proposal to open at least one month and one series of index options was filed and approved almost two years ago,<sup>7</sup> in large part in the recognition that trading and hedging strategies work most efficiently across various types of option classes trading on the Exchange (e.g. equity options and index options) when the rules for these classes are in sync. This proposal is a continuation of the

<sup>6</sup> Rule 1101A(b) states, in relevant part: (b) After a particular class of stock index options has been approved for listing and trading on the Exchange, the Exchange shall from time to time open for trading series of options therein. Within each approved class of stock index options, the Exchange shall open for trading a minimum of one expiration month and series for each class of approved stock index options and/or series of options having up to 60 months to expiration ("long-term options series") as provided in subparagraph (b)(iii). Prior to the opening of trading in any series of stock index options, the Exchange shall fix the expiration month and exercise price of option contracts included in each such series.

<sup>7</sup> See Securities Exchange Act Release No. 64741 (June 24, 2011), 76 FR 38444 (June 30, 2011) (order approving SR-Phlx-2011-65). To further conform its equity and index option rules, in the filing the Exchange also deleted obsolete references to consecutive month and cycle month series in Rule 1101A and added language to state that it may open additional option series when the Exchange deems it necessary to maintain an orderly market, to meet customer demand or when the market price of the underlying stock moves more than five strike prices from the initial exercise price or prices.

<sup>31</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> In addition to a term of not less than nine months, long-term options series may have up to 60 months to expiration. Rule 1101A.

<sup>4</sup> 17 CFR 240.19b-4(f)(6)(iii).

<sup>5</sup> CBOE refers to long-term options series as LEAPS, or Long-Term Equity Anticipation Securities.



Exchange's efforts to conform its options rules.

Rule 1101A(b)(iii) states that long-term options series have a maximum term of up to 60 months to expiration. The Exchange proposes language in subsection (b)(iii) to also establish a minimum term of not less than nine months to expiration for long-term options series. The Exchange incorporates the long-term options series definition provided in (b)(iii) into subsection (b) to indicate the nine month floor and 60 month ceiling of long-term options series, just as it does in (b)(iii), while deleting obsolete language. The Exchange believes that this is proper and desirable. First, it conforms subsection (b) and (b)(iii) where they refer to long-term options series. Second, it establishes a floor for long-term options series, as is done in CBOE Rule 24.9.<sup>8</sup> Third, it deletes language referring to expiration cycle that is not needed in light of the definition of long-term options clarifying their minimum and maximum term. The Exchange believes that, in addition to conforming Rule 1101A internally as well as with CBOE Rule 24.9, the proposed change negates potential confusion by clearly indicating what a long-term options series is in regard to index options.

In addition, the Exchange proposes new language in Rule 1101A(b)(iii) to indicate that strike price interval, bid/ask differential and continuity rules shall not apply to options series until the time to expiration is less than nine months (that is, until such time that they are no longer long-term options). This is a concept that is clearly established on the Exchange as well as on other options exchanges. First, the proposed new language directly keys in to the nine month floor for long-term options series that is established in subparagraphs (b) and (b)(iii). Second, the proposed language regarding non-applicability of intervals, differentials, and continuity rules until expiration time is less than nine months is identical to the language found in Rule 1012(a)(i)(D), which deals with long-term equity and ETF options.<sup>9</sup> Intervals, differentials, and continuity rules are equally not germane to long-term index options as to long-term equity and ETF

options. That is, index options are no different from equity and ETF options in respect of the non-applicability of these three items until expiration time is less than nine months, and should, therefore, have similar rules. And third, the proposed language is similar to the language found in CBOE Rule 24.9(b)(1)(A).<sup>10</sup>

The Exchange believes that clarification of its rules to harmonize them across various option classes on Phlx, and other options exchanges, would allow more precise tailoring of hedging and trading opportunities and would thereby be beneficial to the Exchange and its traders, market participants, and public investors in general.

## 2. Statutory Basis

The Exchange believes the proposed rule change is consistent with the Act and the rules and regulations thereunder, including the requirements of Section 6(b) of the Act.<sup>11</sup> In particular, the Exchange believes the proposed rule change is consistent with the Section 6(b)(5)<sup>12</sup> requirements that the rules of an exchange be designed to promote just and equitable principles of trade, to prevent fraudulent and manipulative acts, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, to remove impediments to and to perfect the mechanism for a free and open market and a national market system, and, in general, to protect investors and the public interest. The Exchange proposes to clarify that it may list long-term options series that have not less than nine months to expiration, and that strike price interval, bid/ask differential and continuity rules shall not apply to such options series until the time to expiration is less than nine months. This would harmonize the Exchange's rules internally as well as with the rules of another options exchange, namely CBOE. The Exchange believes this would eliminate potential confusion about competitive long term-index options listing opportunities on the Exchange, would allow better hedging and trading opportunities and efficiency, and would be beneficial to the Exchange and its traders, market participants, and public investors in general.

## B. Self-Regulatory Organization's Statement on Burden on Competition

This proposed rule change does not impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. To the contrary, the Exchange believes the proposal is pro-competitive. The rule change clarifies the Exchange's long-term index options rules and thereby allows it to more effectively compete with other exchanges in terms of long-term index options products.

## C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were either solicited or received.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change does not: (i) Significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) <sup>13</sup> of the Act and Rule 19b-4(f)(6)(iii) thereunder.<sup>14</sup>

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or (iii) [sic] otherwise in furtherance of the purposes of the Act.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

### Electronic Comments

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File

<sup>8</sup> Consistently with their rule sets, CBOE establishes the minimum floor at twelve months while Phlx establishes the floor at nine months. See *infra* note 10.

<sup>9</sup> While Rule 1101A is the listing rule for regular and long-term index options, Rule 1012 is the equivalent listing rule for regular and long-term equity and ETF options. The Exchange notes that NYSE Arca ("Arca") Rule 6.4 establishes, like Phlx Rule 1012, a nine month floor for long-term equity and ETF options (which Arca refers to as LEAPS).

<sup>10</sup> While the minimum term for long-term index options is stated in CBOE Rule 24.9(b)(1)(A) as twelve months and in Rule 1101A(b)(iii) as nine months, these times are internally consistent within the respective CBOE and Phlx rule sets.

<sup>11</sup> 15 U.S.C. 78f(b).

<sup>12</sup> 15 U.S.C. 78f(b)(5).

<sup>13</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>14</sup> 17 CFR 240.19b-4(f)(6)(iii). In addition, Rule 19b-4(f)(6) requires a self-regulatory organization to give the Commission written notice of its intent to file the proposed rule change at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission. The Exchange has satisfied this requirement.



Number SR-Phlx-2013-18 on the subject line.

#### Paper Comments

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-Phlx-2013-18. This file number should be included on the subject line if email is used.

To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-Phlx-2013-18, and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>15</sup>

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05417 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69030; File No. SR-NASDAQ-2013-032]

### Self-Regulatory Organizations; The NASDAQ Stock Market LLC; Notice of Filing of Proposed Rule Change To Require That Listed Companies Have an Internal Audit Function

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act")<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 20, 2013, The NASDAQ Stock Market LLC ("Nasdaq" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to require that listed companies establish and maintain an internal audit function. The text of the proposed rule change is below. Proposed new language is in italics.<sup>3</sup>

\* \* \* \* \*

#### 5645. Internal Audit Function

*Each Company must establish and maintain an internal audit function to provide management and the audit committee with ongoing assessments of the Company's risk management processes and system of internal control. The Company may choose to outsource this function to a third party service provider other than its independent auditor. The audit committee must meet periodically with the internal auditors (or other personnel responsible for this function) and assist the Board in its oversight of the performance of this function. The audit committee should also discuss with the outside auditor the responsibilities, budget and staffing of the internal audit function.*

*A Company listed on Nasdaq on or before June 30, 2013, must establish an internal audit function by no later than December 31, 2013. A Company listed*

*after June 30, 2013, must establish an internal audit function prior to listing.*

\* \* \* \* \*

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.

##### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

##### 1. Purpose

Nasdaq proposes to adopt a new rule to require all listed companies to establish and maintain an internal audit function.<sup>4</sup> The purpose of the rule is to ensure that listed companies have a mechanism in place to regularly review and assess their system of internal control and, thereby, to identify any weaknesses and develop appropriate remedial measures. The rule is also intended to make sure that the listed company's management and audit committee are provided with ongoing information about risk management processes and the system of internal control. Nasdaq also believes that the rule will assist listed companies' efforts to comply with their obligations under federal securities law, including but not limited to Rules 13a-15 and 15d-15 under the Act, which require most companies to maintain and to evaluate, with the participation of their principal executive and principal financial officers, or persons performing similar functions, the effectiveness of the internal control over financial reporting.<sup>5</sup>

To preserve flexibility, listed companies may choose to outsource this function to a third party service provider other than their independent auditor. However, in all instances, the audit committee has sole responsibility to oversee the internal audit function and cannot allocate or delegate this responsibility to another board committee.

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> Changes are marked to the rule text that appears in the electronic manual of Nasdaq found at <http://nasdaqomx.cchwallstreet.com>.

<sup>4</sup> The New York Stock Exchange, in Listed Company Manual Section 303A.07(c), has a similar requirement.

<sup>5</sup> 17 CFR 240.13a-15 and 240.15d-15.

<sup>15</sup> 17 CFR 200.30-3(a)(12).

Finally, while Nasdaq believes that, consistent with best practices, many listed companies have already established and implemented an internal audit function, to allow sufficient time for companies that have not yet done so, each company listed on Nasdaq on or before June 30, 2013, will be required to establish an internal audit function by no later than December 31, 2013. Companies listed after June 30, 2013, will be required to establish an internal audit function prior to listing.

## 2. Statutory Basis

Nasdaq believes that the proposed rule change is consistent with the provisions of Section 6 of the Act,<sup>6</sup> in general and with Section 6(b)(5) of the Act,<sup>7</sup> in particular in that it is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest. The proposed rule change will require listed companies to establish and maintain an internal audit function. It is intended to ensure that listed companies have a mechanism in place to regularly review and assess their system of internal control and, thereby, to identify any weaknesses and develop appropriate remedial measures. It is also intended to make sure that management and the audit committee are provided with ongoing information about the company's risk management processes and system of internal control. As such, it is designed to protect investors and the public interest.

### *B. Self-Regulatory Organization's Statement on Burden on Competition*

Nasdaq does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act, as amended. In this regard, Nasdaq notes that the competition among exchanges for listings is robust and vigorous, and the proposed rule change is not intended, nor is it expected, to reduce or diminish such competition.

### *C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others*

Written comments were neither solicited nor received.

### **III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action**

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the Exchange consents, the Commission shall: (a) By order approve or disapprove such proposed rule change, or (b) institute proceedings to determine whether the proposed rule change should be disapproved.

### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

#### *Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-NASDAQ-2013-032 on the subject line.

#### *Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NASDAQ-2013-032. This file number should be included on the subject line if email is used.

To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the

provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NASDAQ-2013-032, and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>8</sup>

**Kevin M. O'Neill,**  
*Deputy Secretary.*

[FR Doc. 2013-05454 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## **SECURITIES AND EXCHANGE COMMISSION**

**[Release No. 34-69025; File No. SR-CBOE-2013-025]**

### **Self-Regulatory Organizations; Chicago Board Options Exchange, Incorporated; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Amend the Fees Schedule**

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 19, 2013, Chicago Board Options Exchange, Incorporated (the "Exchange" or "CBOE") filed with the Securities and Exchange Commission (the "Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### **I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change**

The Exchange proposes to amend its Fees Schedule. The text of the proposed rule change is available on the Exchange's Web site (<http://www.cboe.com/AboutCBOE/CBOELegalRegulatoryHome.aspx>), at

<sup>8</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>6</sup> 15 U.S.C. 78f.

<sup>7</sup> 15 U.S.C. 78f(b)(5).

the Exchange's Office of the Secretary, and at the Commission's Public Reference Room.

## II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

#### 1. Purpose

On February 8, 2013, the Commission approved a proposed rule change that would amend CBOE rules to permit the listing and trading, on a pilot basis, of cash-settled S&P 500 index options with third-Friday-of-the-month ("Expiration Friday") expiration dates for which the exercise settlement value will be based on the index value derived from the closing prices of component securities ("P.M.-settled") (the proposed contract is referred to as "SPXPM").<sup>3</sup> As such, the Exchange proposes herein to establish fees for SPXPM.

The Exchange already lists and trades A.M.-settled options on the S&P 500 index under the contract "SPX." Therefore, the Exchange proposes to assess the same fees regarding SPXPM as are assessed regarding SPX (with a few exceptions, which shall be explained herein). Like SPX, SPXPM is one of the Exchange's proprietary index options products, and the Proprietary Index Options Rate Table will apply to SPXPM (as such, SPXPM, like SPX, will be excluded from the Exchange's other Index Options Rate Table, which excludes a number of proprietary index products<sup>4</sup>). Transaction fees for SPXPM will be as follows (all listed rates are per contract):

Customer (Premium > or = \$1) .....	\$0.44
Customer (Premium < \$1) .....	0.35

<sup>3</sup> See Securities Exchange Act Release No. 68888 (February 8, 2013), 78 FR 10668 (February 14, 2013) (SR-CBOE-2012-120).

<sup>4</sup> See Exchange Fees Schedule, Index Options Rate Table—All Index Products Excluding SPX, SPXW, SRO, OEX, XEO, VIX and VOLATILITY INDEXES.

Clearing Trading Permit Holder Pro- prietary .....	0.25
CBOE Market-Maker/DPM/E-DPM/ LMM .....	0.20
Joint Back-Office, Broker-Dealer, Non-Trading Permit Holder Market- Maker .....	0.40
Professional/Voluntary Professional ...	0.40

All of the proposed SPXPM transaction fees listed above are the same amounts as those for SPX, with the exception of the Professional/Voluntary Professional fee.<sup>5</sup> SPX is traded on the Exchange's Hybrid 3.0 system ("Hybrid 3.0"), and the Professional and Voluntary Professional designations are not available in Hybrid 3.0 classes.<sup>6</sup> As such, Professionals and Voluntary Professionals trading SPX are assessed the same fee amounts as customers. However, SPXPM, like all proprietary index options products except SPX, will be traded on the Exchange's Hybrid Trading System ("Hybrid"), which recognizes the difference between Professionals/Voluntary Professionals and Customers. As such, the Exchange proposes to assess to Professionals/Voluntary Professionals the same fee amounts as apply to the majority of other proprietary index options trading on Hybrid.<sup>7</sup> The Exchange also proposes to apply to SPXPM, like SPX, the Floor Brokerage Fee of \$0.04 per contract (\$0.02 per contract for crossed orders) (the Floor Brokerage Fee applies only to Floor Brokers, and only for open outcry trading).

The Exchange also proposes to apply to SPXPM, like SPX, an Index License Surcharge Fee of \$0.13 per contract.<sup>8</sup> The Exchange licenses from Standard & Poor's the right to offer an index option product based on the S&P 500 index (including SPXPM). In order to recoup the costs of the S&P 500 Index license, the Exchange assesses a surcharge on S&P 500 Index-based products. We note that the cost of that license works out to more than the proposed SPXPM Surcharge amount of \$0.13 per SPXPM contract traded.

Like SPX, the Exchange proposes to except SPXPM from the Liquidity Provider Sliding Scale,<sup>9</sup> the Marketing Fee,<sup>10</sup> the Clearing Trading Permit Holder Fee Cap in all products except

<sup>5</sup> See Exchange Fees Schedule, Proprietary Index Options Rate Table—SPX, SPXW, SRO, OEX, XEO, VIX and VOLATILITY INDEXES.

<sup>6</sup> See Exchange Rules 1.1(fff) and 1.1(ggg).

<sup>7</sup> This includes OEX, XEO, VIX and Volatility Indexes, and SPXW, which is a series of SPX that is P.M.-settled and is traded on the Hybrid system.

<sup>8</sup> See Exchange Fees Schedule, Proprietary Index Options Rate Table—SPX, SPXW, SRO, OEX, XEO, VIX and VOLATILITY INDEXES.

<sup>9</sup> See Exchange Fees Schedule, Liquidity Provider Sliding Scale Table and Footnote 10.

<sup>10</sup> See Exchange Fees Schedule, Footnote 6.

SPX, SRO, VIX or other volatility indexes, OEX or XEO (the "Fee Cap"), the exemption from fees for facilitation orders,<sup>11</sup> the AIM Contra Execution Fee (applicable standard transaction fees will apply to AIM, SAM, FLEX AIM and FLEX SAM executions in SPXPM, like SPX),<sup>12</sup> the CFLEX AIM Response Fee (applicable standard transaction fees will apply to FLEX AIM and FLEX SAM response executions in SPXPM, like SPX),<sup>13</sup> the Market-Maker Trading Permit Sliding Scale,<sup>14</sup> and the CFLEX AIM Credit (which has already expired and the Exchange will propose to remove from the Fees Schedule shortly).<sup>15</sup> Like SPX, the Exchange proposes to apply to SPXPM the CBOE Proprietary Products Sliding Scale<sup>16</sup> and the Customer Large Trade Discount.<sup>17</sup>

Unlike SPX, the Exchange does not propose to apply a Tier Appointment Fee<sup>18</sup> to SPXPM at this time, as the Exchange does not want to discourage Market-Makers from registering for an SPXPM tier appointment. Because the Exchange is not assessing a Tier Appointment Fee for SPXPM, the Exchange will also not assess a fee to Floor Brokers who execute more than 20,000 SPXPM contracts during a month (this fee is assessed regarding SPX).<sup>19</sup> Such a fee, as applied to SPX and VIX options transactions, is intended to equalize the opportunity between Market-Makers and Floor Brokers in those classes (since SPX and VIX options both have a Tier Appointment Fee). Unlike SPX, the Exchange also does not propose to apply the Hybrid 3.0 Execution Fee<sup>20</sup> to SPXPM, as SPXPM will not be trading on Hybrid 3.0. The Exchange does not propose to apply the SPX Arbitrage Phone Positions Fee<sup>21</sup> to SPXPM, as that fee regards the Exchange's actual SPX trading pit. The Exchange also does not propose to apply the Chicago Mercantile Exchange (CME) Members SPX and OEX

<sup>11</sup> See Exchange Fees Schedule, Footnotes 11 and 22.

<sup>12</sup> See Exchange Fees Schedule, Footnote 18.

<sup>13</sup> See Exchange Fees Schedule, Footnote 20.

<sup>14</sup> See Exchange Fees Schedule, Market-Maker Trading Permit [sic] Sliding Scale Table and Footnote 24.

<sup>15</sup> See Exchange Fees Schedule, Footnote 28.

<sup>16</sup> See Exchange Fees Schedule, CBOE Proprietary Products Sliding Scale Table and Footnote 23.

<sup>17</sup> See Exchange Fees Schedule, Customer Large Trade Discount Table.

<sup>18</sup> See Exchange Fees Schedule, Trading Permit and Tier Appointment Fees Table.

<sup>19</sup> See Exchange Fees Schedule, Footnote 25.

<sup>20</sup> See Exchange Fees Schedule, Proprietary Index Options Rate Table—SPX, SPXW, SRO, OEX, XEO, VIX and VOLATILITY INDEXES and Footnote 21.

<sup>21</sup> See Exchange Fees Schedule, Facility Fees Table.

Fees<sup>22</sup> to SPXPM, as such fees are no longer applicable to CBOE and the Exchange intends to propose to remove them from the Fees Schedule shortly.

## 2. Statutory Basis

The Exchange believes the proposed rule change is consistent with the Act and the rules and regulations thereunder applicable to the Exchange and, in particular, the requirements of Section 6(b) of the Act.<sup>23</sup> Specifically, the Exchange believes the proposed rule change is consistent with Section 6(b)(4) of the Act,<sup>24</sup> which requires that Exchange rules provide for the equitable allocation of reasonable dues, fees, and other charges among its Trading Permit Holders and other persons using its facilities. The proposed SPXPM transaction fee amounts for the orders of Customers, Clearing Trading Permit Holder Proprietary, CBOE Market-Makers/DPMs/E-DPMs/LMMs, Joint Back-Office, Broker-Dealers, and Non-Trading Permit Holder Market-Makers are reasonable because they are the same as the amounts of corresponding fees for SPX orders (SPX and SPXPM are based on the same underlying index). The proposed SPXPM transaction fee amounts for Professional and Voluntary Professional orders are reasonable because they are the same as the amounts for corresponding fees for a number of other proprietary index options orders (including SPXW, which is based on the same underlying index as SPXPM and is also P.M.-settled). Assessing, for Professional and Voluntary Professional SPXPM orders, the same fee amount as that for SPXW orders (as opposed to the same fee amount as SPX orders) is equitable and not unfairly discriminatory because SPX, unlike SPXPM and a number of other proprietary index options, trades on Hybrid 3.0, and the Professional and Voluntary Professional designations are not available in Hybrid 3.0 classes. Since SPXPM will trade on Hybrid, it is equitable and not unfairly discriminatory to assess the same fee amount for Professional and Voluntary Professional SPXPM orders as for other proprietary index options products that also trade on Hybrid (including SPXW, which is based on the same underlying index as SPXPM and is also P.M.-settled).

It is equitable and not unfairly discriminatory to assess lower fees to CBOE Market-Maker/DPM/E-DPM/

LMM orders than those other market participants because CBOE Market-Makers/DPMs/E-DPMs/LMMs must take on a number of obligations, such as quoting obligations, that other market participants do not take on. Similarly, it is equitable and not unfairly discriminatory to assess lower fees to Clearing Trading Permit Holder Proprietary orders than those of other market participants because Clearing Trading Permit Holders have a number of obligations (such as membership with the Options Clearing Corporation), significant regulatory burdens, and financial obligations, that other market participants do not need to take on.

Assessing a higher fee for Customer transactions in SPXPM options whose premium is greater than or equal to \$1.00 than for Customer transactions in SPXPM options whose premium is less than \$1.00 is equitable and not unfairly discriminatory because the nearly all options based on the S&P 500 Index are priced at well above \$1.00. However, most Customers, at the end of an expiration cycle, desire to continue to hold options based on the S&P 500 Index (including both SPX and SPXPM), and because it is the end of an expiration cycle, such options are priced very low. The Exchange therefore offers lower pricing for Customer SPX options (and proposes to offer equivalent pricing for SPXPM options) in order to encourage such trading and thus encourage Customers to open SPX (and SPXPM) options positions in the next cycle. As these new positions will almost certainly be priced above \$1.00, offering the lower pricing for SPXPM options whose premium is below \$1.00 therefore benefits market participants trading SPXPM options whose premium is at or above \$1.00 by encouraging Customers to open up those positions (thereby providing greater liquidity). Customer fees for SPXPM options will still be lower than those assessed to Broker-Dealers and non-Trading Permit Holder Market-Makers (among other market participants) because Customers are not assessed a Surcharge Fee for SPXPM options transactions. Further, the Exchange currently offers different fees depending on the premium for Customer transactions in SPX options, and the amounts of the proposed SPXPM Customer transaction fees are equivalent to those already in existence for SPX.

Also, the SPXPM fee amounts for each separate type of market participant will be assessed equally to all such market participants (*i.e.* all Broker-Dealer orders will be assessed the same amount, all Joint Back-Office orders will be assessed the same amount, etc.), and

the amounts are the same as those assessed for similar SPX transactions (except for Voluntary Professional and Professional SPXPM transactions, which are assessed the same fee amount as transactions in a number of other proprietary index options products, as discussed above).

Assessing the Floor Brokerage Fee of \$0.04 per contract (\$0.02 per contract for crossed orders) to Floor Brokers (and not other market participants) trading SPXPM orders is equitable and not unfairly discriminatory because only Floor Brokers are statutorily capable of representing orders in the trading crowd, for which they charge a commission. Moreover, this fee is already assessed, in the same amounts, to SPX orders.

Assessing the Index License Surcharge Fee of \$0.13 per contract to SPXPM transactions is reasonable because the Exchange still pays more for the SPXPM license than the amount of the proposed SPXPM Index License Surcharge Fee (meaning that the Exchange will be subsidizing the costs of the SPXPM license). This increase is equitable and not unfairly discriminatory because the increased amount will be assessed to all market participants to whom the SPXPM Surcharge applies. Not applying the SPXPM Index License Surcharge Fee to Customer orders is equitable and not unfairly discriminatory because this is designed to attract Customer SPXPM orders, which increases liquidity and provides greater trading opportunities to all market participants. Further, there is a longstanding practice in the options marketplace of providing preferential pricing for Customers. Moreover, the proposed SPXPM Index License Surcharge Fee amount is the same amount as already exists for SPX, which also does not apply to Customer orders.

Excepting SPXPM from the Liquidity Provider Sliding Scale, the Marketing Fee, the Fee Cap, the exemption from fees for facilitation orders, the AIM Contra Execution Fee, the CFLEX AIM Response Fee, the Market-Maker Trading Permit Sliding Scale, and the CFLEX AIM Credit is reasonable because SPX is excepted from those same items. This is equitable and not unfairly discriminatory for the same reason; it seems equitable to except SPXPM from items on the Fees Schedule from which SPX, an index options product that, like SPXPM, is based on the S&P 500 Index, is also excepted (barring any further rationale to the contrary).

Applying to SPXPM the CBOE Proprietary Products Sliding Scale and the Customer Large Trade Discount is

<sup>22</sup> See Exchange Fees Schedule, Trading Permit Holder Transaction Fee Policies and Rebate Programs Table.

<sup>23</sup> 15 U.S.C. 78f(b).

<sup>24</sup> 15 U.S.C. 78f(b)(4).

reasonable because these items apply to SPX. This is equitable and not unfairly discriminatory for the same reason; it seems equitable (barring any further rationale to the contrary) to apply to SPXPM the same items on the Fees Schedule that apply to SPX (an index options product that, like SPXPM, is based on the S&P 500 Index).

Not applying a Tier Appointment Fee, the Hybrid 3.0 Execution Fee, the SPX Arbitrage Phone Positions Fee, and the CME Members SPX Fee to SPXPM is reasonable because those market participants involved in the trading of SPXPM will not have to pay such fees. Not applying a Tier Appointment Fee to SPXPM is equitable and not unfairly discriminatory because the Exchange desires to encourage Market-Makers to register for an SPXPM tier appointment, and the more Market-Makers that do so, the more SPXPM quoting there will be, which benefits all market participants. Not applying a fee to Floor Brokers who execute more than 20,000 SPXPM contracts during a month is equitable and not unfairly discriminatory because the Exchange is not assessing a Tier Appointment Fee for SPXPM (the fee for Floor Brokers in SPX is intended to equalize the opportunity between Market-Makers and Floor Brokers in those classes (since SPX has a Tier Appointment Fee)).

Not applying the Hybrid 3.0 Execution Fee to SPXPM is equitable and not unfairly discriminatory because SPXPM is not traded on Hybrid 3.0. Not assessing the SPX Arbitrage Phone Positions Fee to SPXPM is equitable and not unfairly discriminatory because this fee refers to the actual SPX crowd area at the Exchange. Not applying the CME Members SPX Fee to SPXPM is equitable and not unfairly discriminatory because such fees are no longer applicable to CBOE and the Exchange intends propose to remove them from the Fees Schedule shortly.

#### *B. Self-Regulatory Organization's Statement on Burden on Competition*

CBOE does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. CBOE does not believe that assessing lower fees to CBOE Market-Maker/DPM/E-DPM/LMM orders than those other market participants will impose any unnecessary burden on intramarket competition because CBOE Market-Makers/DPMs/E-DPMs/LMMs must take on a number of obligations, such as quoting obligations, that other market participants do not take on. Similarly, CBOE does not believe that assessing

lower fees to Clearing Trading Permit Holder Proprietary orders than those of other market participants will impose any unnecessary burden on intramarket competition because Clearing Trading Permit Holders have a number of obligations (such as membership with the Options Clearing Corporation), significant regulatory burdens, and financial obligations, that other market participants do not need to take on.

CBOE does not believe that not applying the SPXPM Index License Surcharge Fee to Customer orders will impose any unnecessary burden on intramarket competition because this is designed to attract Customer SPXPM orders, which increases liquidity and provides greater trading opportunities to all market participants. Further, there is a longstanding practice in the options marketplace of providing preferential pricing for Customers.

CBOE does not believe that the proposed SPXPM fees will impose any unnecessary burden on intramarket competition because SPXPM is a proprietary product that will only be traded on CBOE. However, to the extent that the proposed SPXPM fees may be attractive to market participants on other exchanges, such market participants may always elect to become CBOE market participants.

#### *C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others*

The Exchange neither solicited nor received comments on the proposed rule change.

#### **III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action**

The foregoing rule change has become effective pursuant to Section 19(b)(3)(A) of the Act<sup>25</sup> and paragraph (f) of Rule 19b-4<sup>26</sup> thereunder. At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

#### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act.

Comments may be submitted by any of the following methods:

#### *Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File No. SR-CBOE-2013-025 on the subject line.

#### *Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File No. SR-CBOE-2013-025. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File No. SR-CBOE-2013-025 and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>27</sup>

**Kevin M. O'Neill,**

*Deputy Secretary.*

[FR Doc. 2013-05409 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

<sup>25</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>26</sup> 17 CFR 240.19b-4(f).

<sup>27</sup> 17 CFR 200.30-3(a)(12).

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69032; File No. SR-NYSEArca-2013-10]

### Self-Regulatory Organizations; NYSE Arca, Inc.; Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1, Adopting New Exchange Rule 6.65A To Provide for How the Exchange Proposes to Treat Orders, Market-Making Quoting Obligations, and Errors in Response to the Regulation NMS Plan To Address Extraordinary Market Volatility; and Amending Exchange Rule 6.65 To Codify That the Exchange Shall Halt Trading in All Options Overlying NMS Stocks When the Equities Markets Initiate a Market-Wide Trading Halt Due to Extraordinary Market Volatility

March 4, 2013.

Pursuant to Section 19(b)(1)<sup>1</sup> of the Securities Exchange Act of 1934 (the “Act”)<sup>2</sup> and Rule 19b-4 thereunder,<sup>3</sup> notice is hereby given that, on February 26, 2013, NYSE Arca, Inc. (the “Exchange” or “NYSE Arca”) filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I and II below, which Items have been prepared by the self-regulatory organization. On March 1, 2013, the Exchange submitted Amendment No. 1 to the proposed rule change.<sup>4</sup> The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes (i) to adopt new Exchange Rule 6.65A to provide for how the Exchange proposes to treat orders, market-making quoting obligations, and errors in response to the Regulation NMS Plan to Address Extraordinary Market Volatility; and (ii) to amend Exchange Rule 6.65 to codify that the Exchange shall halt trading in all options overlying NMS stocks when the equities markets initiate a market-wide trading halt due to extraordinary market volatility. The text of the proposed rule change is available on the Exchange's Web site at [www.nyse.com](http://www.nyse.com), at the principal office of the Exchange, on the Commission's Web site at

[www.sec.gov](http://www.sec.gov), and at the Commission's Public Reference Room.

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

##### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

###### 1. Purpose

The Exchange proposes (i) to adopt Exchange Rule 6.65A to provide for how the Exchange proposes to treat orders, market-making quoting obligations, and errors in response to the Regulation NMS Plan to Address Extraordinary Market Volatility (the “Plan”), which is applicable to all NMS stocks, as defined in Regulation NMS Rule 600(b)(47); and (ii) to amend Exchange Rule 6.65 to codify that the Exchange shall halt trading in all options when the equities markets initiate a market-wide trading halt due to extraordinary market volatility. The Exchange proposes to adopt new Rule 6.65A for a pilot period that coincides with the pilot period for the Plan, which is currently scheduled as a one-year pilot to begin on February 4, 2013 [sic].

###### Background

Since May 6, 2010, when the markets experienced excessive volatility in an abbreviated time period, *i.e.*, the “flash crash,” the equities exchanges and FINRA have implemented market-wide measures designed to restore investor confidence by reducing the potential for excessive market volatility. The measures adopted include pilot plans for stock-by-stock trading pauses,<sup>5</sup> related changes to the equities market clearly erroneous execution rules,<sup>6</sup> and more stringent equities market maker quoting requirements.<sup>7</sup> On May 31, 2012, the Commission approved the

Plan, as amended, on a one-year pilot basis.<sup>8</sup> In addition, the Commission approved changes to the equities market-wide circuit breaker rules on a pilot basis to coincide with the pilot period for the Plan.<sup>9</sup>

The Plan is designed to prevent trades in individual NMS stocks from occurring outside of specified Price Bands.<sup>10</sup> As described more fully below, the requirements of the Plan are coupled with Trading Pauses to accommodate more fundamental price moves (as opposed to erroneous trades or momentary gaps in liquidity). All trading centers in NMS stocks, including both those operated by Participants and those operated by members of Participants, are required to establish, maintain, and enforce written policies and procedures that are reasonably designed to comply with the requirements specified in the Plan.<sup>11</sup>

As set forth in more detail in the Plan, Price Bands consisting of a Lower Price Band and an Upper Price Band for each NMS Stock are calculated by the Processors.<sup>12</sup> When the National Best Bid (Offer) is below (above) the Lower (Upper) Price Band, the Processors shall disseminate such National Best Bid (Offer) with an appropriate flag identifying it as unexecutable. When the National Best Bid (Offer) is equal to the Upper (Lower) Price Band, the Processors shall distribute such National Best Bid (Offer) with an appropriate flag identifying it as a Limit State Quotation.<sup>13</sup> All trading centers in NMS stocks must maintain written policies and procedures that are reasonably designed to prevent the display of offers below the Lower Price Band and bids above the Upper Price Band for NMS stocks. Notwithstanding this requirement, the Processor shall display an offer below the Lower Price Band or a bid above the Upper Price Band, but with a flag that it is non-executable. Such bids or offers shall not

<sup>8</sup> See Securities Exchange Act Release No. 67091 (May 31, 2012), 77 FR 33498 (June 6, 2012) (File No. 4-631) (Order Approving, on a Pilot Basis, the Plan).

<sup>9</sup> See Securities Exchange Act Release No. 67090 (May 31, 2012), 77 FR 33531 (June 6, 2012) (SR-BATS-2011-038; SR-BYX-2011-025; SR-BX-2011-068; SR-CBOE-2011-087; SR-C2-2011-024; SR-CHX-2011-30; SR-EDGA-2011-31; SR-EDGX-2011-30; SR-FINRA-2011-054; SR-ISE-2011-61; SR-NASDAQ-2011-131; SR-NSX-2011-11; SR-NYSE-2011-48; SR-NYSEAmex-2011-73; SR-NYSEArca-2011-68; SR-Phlx-2011-129).

<sup>10</sup> Unless otherwise specified, capitalized terms used in this rule filing are based on the defined terms of the Plan.

<sup>11</sup> The Exchange is a participant in the Plan through its wholly-owned subsidiary, NYSE Arca Equities, Inc., which operates an equities market.

<sup>12</sup> See Section V(A) of the Plan.

<sup>13</sup> See Section VI(A) of the Plan.

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 15 U.S.C. 78a.

<sup>3</sup> 17 CFR 240.19b-4.

<sup>4</sup> See email from Brian O'Neill, Chief Counsel, NYSE Regulation, to Andrew Madar, Assistant Director, Division of Trading and Markets, dated March 1, 2013 (“Amendment No. 1”).

<sup>5</sup> See, e.g., NYSE Rule 80C, NYSE Arca Equities Rule 7.11.

<sup>6</sup> See, e.g., NYSE Rule 128, NYSE Arca Equities Rule 7.10.

<sup>7</sup> See, e.g., NYSE Rule 104(a)(1)(B), NYSE Arca Equities Rule 7.23(a)(1).

be included in the National Best Bid or National Best Offer calculations.<sup>14</sup>

Trading in an NMS stock immediately enters a Limit State if the National Best Offer (Bid) equals but does not cross the Lower (Upper) Price Band.<sup>15</sup> Trading for an NMS stock exits a Limit State if, within 15 seconds of entering the Limit State, all Limit State Quotations were executed or canceled in their entirety. If the market does not exit a Limit State within 15 seconds, then the Primary Listing Exchange would declare a five-minute trading pause pursuant to Section VII of the LULD Plan, which would be applicable to all markets trading the security.<sup>16</sup> In addition, the Plan defines a Straddle State as when the National Best Bid (Offer) is below (above) the Lower (Upper) Price Band and the NMS stock is not in a Limit State. For example, assume the Lower Price Band for an NMS Stock is \$9.50 and the Upper Price Band is \$10.50, such NMS stock would be in a Straddle State if the National Best Bid were below \$9.50, and therefore non-executable, and the National Best Offer were above \$9.50 (including a National Best Offer that could be above \$10.50). If an NMS stock is in a Straddle State and trading in that stock deviates from normal trading characteristics, the Primary Listing Exchange may declare a trading pause for that NMS stock if such Trading Pause would support the Plan's goal to address extraordinary market volatility.

#### Proposed New Rule 6.65A

The Exchange proposes to adopt new Exchange Rule 6.65A to provide for how the Exchange shall treat orders and quotes in options overlying NMS stocks when the Plan is in effect.

First, the Exchange proposes rules regarding the treatment of certain orders or quotes if the underlying NMS stock is in a Limit State and Straddle State. Whenever an NMS stock is in a Limit State or Straddle State, trading continues, however, there will not be a reliable price for a security to serve as a benchmark for the price of the option. For example, if the underlying NMS stock is in a Limit State, while trading in that stock continues, by being in a Limit State, there will be either cancellations or executions at that price, and if the Limit State is not resolved in

15 seconds, the NMS Stock will enter a Trading Pause. If an NMS stock is in a Straddle State, that means that there is either a National Best Bid or National Best Offer that is non-executable, which could result in limited price discovery in the underlying NMS stock. In addition to the lack of a reliable underlying reference price, the Exchange is concerned about the width of the markets and quality of the execution for market participants during Limit or Straddle States. While the Exchange recognizes the importance of continued trading in options overlying NMS stocks during Limit States and Straddle States, the Exchange believes that certain types of orders increase the risk of errors and poor executions and therefore should be not allowed during these times when there may not be a reliable underlying reference price, there may be a wide bid/ask quotation differential, and lower trading liquidity in the options markets. Specifically, the Exchange proposes that if the underlying NMS stock is in a Limit State or Straddle State, the Exchange shall reject all incoming Market Orders and will not elect Stop Orders.<sup>17</sup> The Exchange believes that permitting these order types to execute when the underlying NMS stock is in a Limit State or Straddle State would add to the volatility in the options markets during times of extraordinary market volatility and could have the potential to lead to unwanted executions. The Exchange believes that adding certainty to the treatment of Market Orders and Stop Orders when the underlying NMS stock is in these situations will encourage market participants to continue to provide liquidity to the Exchange and thus promote a fair and orderly market.

Second, the Exchange proposes to adopt subsection (b) to provide that when evaluating whether a Lead Market Maker has met its market-making quoting requirement pursuant to Rule 6.37B(b) or a Market Maker has met its market-making quoting requirement pursuant to Rule 6.37B(c) in options overlying NMS stocks, the Exchange shall consider as a mitigating circumstance the frequency and duration of occurrences when an underlying NMS stock is in a Limit State or a Straddle State. This is

necessary given the direct relationship between an options price and the price of the underlying security. During a Limit or Straddle State, the bid price, offer price or both of the underlying security will be unexecutable [sic]. With the bid and or offer flagged unexecutable, the ability to hedge the purchase or sale of an option will be jeopardized and in fact it may not be possible to purchase or sell shares of the underlying security at any price to offset the risk created by either buying or selling calls and/or put options during a Limit State or a Straddle State. The Exchange expects that its Market Makers will need to modify their quoting behavior as a result. For the reasons described below the Exchange feels that the proposed change to consider as a mitigating circumstance the frequency and duration of periods during which an underlying NMS stock is in a Limit State or a Straddle State is the appropriate approach until such a time as the Exchange has more experience with the impact of the Plan on the options marketplace, particularly the impact on Market Makers' ability to provide liquidity in an option when unknown (and possibility very limited) liquidity exists in the underlying security.

The Exchange has settled on this approach after analyzing in detail the alternatives. An undesirable alternative for the Exchange would be to propose to relax the quoting obligations. The relaxed quoting obligations could apply to the full trading day or just during the periods of extraordinary market volatility in the underlying NMS stock during a Straddle State or Limit State. The Exchange could, for example, have proposed to adopt the same market maker quoting obligations that apply to market makers another options market that only required its market makers to provide a two-sided continuous quote, without any \$5 or tighter bid-ask differential.<sup>18</sup> Absent the \$5 bid-ask differential requirement, the Exchange believes there would be no issue with Market Makers meeting their continuous quoting obligations during periods of extraordinary market volatility in the underlying stock because Market Makers could continuously quote a \$.01 bid and a \$1000 offer, for example. However, the Exchange believes that relaxing the quoting obligations only during Straddle States and Limit States would cause significant technical problems for Market Makers, Exchange systems, and surveillance monitoring. Underlying NMS stocks will likely flicker in and out of a Straddle State or

<sup>14</sup> See Section VI(A)(3) of the Plan.

<sup>15</sup> See Section VI(B)(1) of the Plan.

<sup>16</sup> The primary listing market would declare a Trading Pause in an NMS stock; upon notification by the primary listing market, the Processor would disseminate this information to the public. No trades in that NMS stock could occur during the trading pause, but all bids and offers may be displayed. See Section VII(A) of the Plan.

<sup>17</sup> See Rule 6.62(d)(1). Stop Orders when elected create a Market Order to buy or sell the option. In contrast, the Exchange is not proposing to prohibit the election of Stop Limit Orders. Stop Limit Orders when elected create a Limit Order to buy or sell the option at a specific price. See Rule 6.62(d)(2). The Exchange believes that Stop Limit Orders do not raise the same risks during periods of extraordinary volatility, because once elected the associated limit orders would not race through the order book in the manner that an elected Market Order would.

<sup>18</sup> See BATS Options Rule 22.6(d).



Limit State throughout the day. Programming systems to adjust the quoting obligations to constant changes in a Straddle State or Limit State would likely be technologically difficult and economically prohibitive. The only real practical solution would be for the Exchange to relax the quoting obligations for the full trading day by eliminating the \$5 bid-ask differential requirement. The Exchange believes that eliminating the \$5 bid-ask differential requirement is also an undesirable alternative. The Exchange values the role of Market Makers in the options market and believes that existing quoting requirements should be maintained in order to facilitate transactions, preserve market liquidity, and ensure the fair and orderly trading of options on the Exchange.

Therefore, in lieu of these alternatives, the Exchange proposes to adopt subsection (b) to provide that when evaluating whether a Specialist has met its market-making quoting requirement pursuant to Rule 925.1NY(b) [sic] or a Market Maker has met its market-making quoting requirement pursuant to Rule 925.1NY(c) [sic] in options overlying NMS stocks, the Exchange shall consider as a mitigating circumstance the frequency and duration that an underlying NMS stock is in a Limit State or a Straddle State. For example, if an OTP Holder fails to meet its monthly quoting obligations, and during the review, it is determined that the quoting that failed to meet the obligation was for options that overlay NMS stocks with a significant number of Straddle States and Limit States, then pursuant to proposed Rule 6.65A(c), that would be considered a mitigating circumstance that would entitle the OTP Holder to relief. The Exchange will work with FINRA to monitor the impact of Straddle States and Limit States on a Lead Market Maker or Market Maker's ability to meet its market-maker quoting requirements. The Exchange notes that it does not believe that it needs to modify the existing quoting obligations for Market Markers in Rules 6.37, 6.37A, and Rule 6.37B to reflect how such quoting requirements may interact with how underlying NMS stocks trade during a Straddle State or Limit State. Rather, during periods of extraordinary market volatility in the underlying NMS stock, the Exchange believes that the existing quoting requirements should be maintained in order to facilitate transactions, preserve market liquidity, and ensure the fair and orderly trading of options on the Exchange. This change is also designed to eliminate the

technologically difficult and economically prohibitive systems programming that would be required if the Exchange eliminated the \$5 bid-ask differential requirement only during Straddle States or Limit States.

Finally, the Exchange proposed to adopt subsection (c) to provide that electronic transactions in stock options that occur during a Limit State or a Straddle State would not be subject to review under Rule 6.87(a) for Obvious Errors or Rule 6.87(d) for Catastrophic Errors. In addition, subsection (c) will provide that electronic transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State may be reviewed on Exchange motion pursuant to 6.87(b)(3).<sup>19</sup> For the reasons described below the Exchange feels that the proposal to allow review of electronic transactions in options that overlay an NMS stock that occur during a Limit State or a Straddle State only on Exchange motion is the appropriate approach until such a time as the Exchange has more experience with the impact of the Plan on the options marketplace. In particular, the Exchange notes that other protections will continue to exist to safeguard Customers as discussed further below. The Exchange proposes to review the operation of this provision during the one year Pilot period for the proposal and analyze the impact of Limit and Straddle States accordingly.<sup>20</sup> In addition, the Exchange will provide

<sup>19</sup> Rule 6.87(b)(3) provides that in the interest of maintaining a fair and orderly market and for the protection of investors, the Chief Executive Officer of NYSE Arca, Inc. ("CEO") or designee thereof, who is an officer of the Exchange (collectively "Exchange officer"), may, on his or her own motion or upon request, determine to review any transaction occurring on the Exchange that is believed to be erroneous. A transaction reviewed pursuant to this provision may be nullified or adjusted only if it is determined by the Exchange officer that the transaction is erroneous as provided in Rules 6.87(a)(3), (a)(4), (a)(5) or (a)(6). A transaction would be adjusted or nullified in accordance with the provision under which it is deemed an erroneous transaction. The Exchange officer may be assisted by a Trading Official in reviewing a transaction. In addition, the Exchange officer shall act pursuant to Rule 6.87(b)(3) as soon as possible after receiving notification of the transaction, and ordinarily would be expected to act on the same day as the transaction occurred. In no event shall the Exchange officer act later than 9:30 a.m. (ET) on the next trading day following the date of the transaction in question. An ATP [sic] Holder affected by a determination to nullify or adjust a transaction pursuant to this paragraph (3) may appeal such determination in accordance with Rule 6.87(c); however, a determination by an Exchange officer not to review a transaction, or a determination not to nullify or adjust a transaction for which a review was requested or conducted, is not appealable. If a transaction is reviewed and a determination is rendered pursuant to Rules 6.87(a)(3), (a)(4), (a)(5) or (a)(6), no additional relief may be granted under this provision.

<sup>20</sup> See Amendment No. 1, *supra* note 4.

data analysis during the duration of the Pilot to the Commission so that the Commission may analyze the operation of the Pilot and evaluate with the Exchange whether the Pilot should be continued or be modified.<sup>21</sup>

The Exchange has settled on this approach after analyzing in detail the alternatives. An undesirable alternative for the Exchange would be to maintain the current operation of Rule 6.87(a) for Obvious Errors or 6.87(d) for Catastrophic Errors during the Limit State or Straddle State. Pursuant to Rules 6.87(a), market participants may have up to 30 minutes to review a transaction as an Obvious Error. Pursuant to 6.87(d), market participants may have up to 8:30 a.m. e.t. on the first trading day following a transaction to review it as a Catastrophic Error. The Exchange believes that during periods of extraordinary volatility, the review period for transactions under the Obvious Error and Catastrophic Error provisions would allow market participants a second look at transactions during a Limit State or a Straddle State that is potentially unfair to other market participants. For example, thirty minutes after a transaction that occurs during extraordinary volatility that triggers a Limit State or a Straddle State the market could look drastically different from a price and liquidity level. The Exchange believes that market participants should not be able to benefit from the time frame to review their transactions in these situations. This change would ensure that limit orders that were filled during a Limit or Straddle State would have certainty of execution. As noted above with respect to the treatment of Market Orders and Stop Orders when the underlying NMS Stock is in a Limit or Straddle State, the Exchange believes that adding certainty to the execution of orders in these situations will encourage market participants to continue to provide liquidity to the Exchange and thus promote a fair and orderly market. Barring this change, the provisions of Rule 6.87(a)(2)(B) would likely apply in many instances during Limit or Straddle States. This Rule provides that, "if there are not quotes for comparison purposes, or if bid/ask differential for the national best bid or offer for the effected series just prior to the transaction was at least two times the permitted bid/ask differential pursuant to Rule 6.37(b)(1)(A–E), as determined by a designated trading official." The Exchange believes this provision would give rise to much uncertainty for market

<sup>21</sup> *Id.*



participants as there is no bright line definition of what “theoretical value” should be for an option when the underlying NMS stock has an unexecutable bid or offer or both. Determining “theoretical value” in such a situation would be often times very subjective as opposed to an objective determination giving rise to additional uncertainty and confusion for investors. For example:

- A \$500 security enters a Straddle State resulting in un-executable bids and offers.
- Consequently the market for the options on that security widens to reflect the uncertainty surrounding what price the stock may be sold at to hedge the sale of puts or purchase of calls. Prior to entering the Straddle State, the 22 day at the money \$500 strike put options were trading at \$24.45–\$24.65.<sup>22</sup> Upon entering the Straddle State the market for those options widens to \$24.45–\$35.00.
- A limit order to pay \$32 for 10 is entered resulting in a new market of \$32.00–\$35.00. 14 seconds after entering the Limit State in the underlying security, a limit order to sell 10 contracts at \$32 is received and trades with the posted \$32 limit order to buy. Immediately after the trade is consummated, the Straddle State in the underlying security has not resolved and consequently the underlying security is halted. Upon resumption of trading in the underlying security, consider two possible scenarios:

- Scenario 1—The market for the security is \$450–\$452. The puts which traded immediately prior to the trading halt are now worth at least their intrinsic value of \$50 and quite likely are trading with some time premium as well. The seller of 10 contracts at \$32 immediately requests an Obvious Error review under the provisions of Rule 975NY [sic].

- Scenario 2—The market for the security is now \$550–\$552. The puts which traded immediately prior to the trading halt are now worth an estimated \$8.<sup>23</sup> The buyer of 10 contracts at \$32 immediately requests an Obvious Error review under the provisions of Rule 965NY [sic].

Under both scenarios the bid/ask spread in the option was \$2 at the time of the trade and as such it now falls to a designated trading official to determine what the “theoretical value” of the option is. Absent the ability to ascertain prices at which the stock could have been bought or sold *at the time* the option traded, the designated official would be at best guessing what the “theoretical value” should have been. Such uncertainty in how the transaction will be resolved will only discourage participants from entering executable interest during Limit and Straddle States. The impossibility of ascribing “theoretical value” to an option, whose price is directly affected by the ability to buy and sell shares of the underlying security, gives rise to the Exchange need to make clear that trades

during Limit and Straddle states will stand irrespective of subsequent price moves in the underlying security. Absent this bright line guidance, the Exchange expects the entry of executable interest in the options market to be severely curtailed as securities approach and enter Limit and Straddle States, decreasing the opportunity to foster price discovery and transparency at a time when it is most needed. In contrast, if participants know in advance that trades they effect with quotes and/or orders having limit prices will stand irrespective of subsequent moves in the underlying security, they will be much more likely to submit such limit prices.

Another undesirable alternative for the Exchange would be to propose to always use the prevailing NBBO as the metric to decide whether an error has occurred, irrespective of how wide the NBBO was at the time of the execution. This approach alleviates the burden on the Exchange of having to ascribe a Theoretical Price to an option when the stock has an un-executable bid, offer or both but it still presents significant problems. For example, in a Limit or Straddle State it is likely that there will be less depth of book—both on an intra as well as an inter-market basis. This gives rise to the potential for gaming of the Obvious Error Rule which mandates that Market Maker to Market Maker trades are always adjusted. For example, consider this scenario:

Exchange	Bid size	Bid price	Ask price	Ask size
NYSE Arca .....	50	\$5	\$7	1
NYSE Amex .....	5	6	15	100

An NYSE Amex Market Maker is offering 100 contracts at \$15. Another NYSE Amex Market Maker enters an ISO order to buy 100 contracts at \$15. Immediately after the execution the same NYSE Amex Options Market Maker requests a review under Rule 6.87. Simply using the NBBO, in this case \$7, would mean that as required under Rule 6.87, the Exchange would rule to adjust that trade to \$7.30, essentially forcing the NYSE Amex Market Maker who was willing to provide liquidity at \$15 to instead provide liquidity at the much worse price of \$7.30. Such an outcome would undoubtedly result in fewer Market Makers willing to post any liquidity for fear of having the same thing happen to

them. The Exchange notes that, if instead of a Market Maker offering 100 contracts at \$15, it was a Customer with a resting order in the Consolidated Book the outcome of a review under Rule 6.87 would have been to bust the trade. The time permitted to request a review, conduct the review and issue notification to the affected parties can be substantial, particularly in light of a Limit or Straddle State where the underlying security price is likely to be moving considerably. So we have a Customer who having sold options at \$15 which (for example) they bought earlier for \$10 finds themselves without a profit but instead with an open position. Obviously should the stock move adversely during the time taken to

review the trade it is even possible for the option to be worth less than where the Customer who was offering at \$15 purchased it. The Exchange strongly believes that certainty of trade during periods of market volatility is vital in order to operate a fair and orderly market.

Therefore, in lieu of these alternatives, the Exchange proposes to provide that the electronic transactions in stock options that occur during a Limit State or a Straddle State would not be subject to review under Rule 6.87(a) for Obvious Errors or Rule 6.87(d) for Catastrophic Errors. The Exchange would still review transactions in the interest of maintaining a fair and orderly market

<sup>22</sup> Calculated using a binomial pricing model for American style options with an interest rate of .25%, no dividends, and an implied volatility of 50.

<sup>23</sup> See *supra* note 19.

and for the protection of investors, on its own motion, determine to review any transaction occurring on the Exchange that is believed to be erroneous that occurs during a Limit State or a Straddle State in accordance with Rule 6.87(b)(3). The Exchange believes that this safeguard will provide the flexibility for the Exchange to act when necessary and appropriate to nullify or adjust a transaction, while also providing market participants with certainty that trades they effect with quotes and/or orders having limit prices will stand irrespective of subsequent moves in the underlying security. By limiting the erroneous trade review to only via Exchange motion, the Exchange believes that the proposal mitigates two of the undesirable aspects of the alternatives described above—(i) the moral hazard associated with granting a second look to trades that went against the market participant after market conditions have changed and (ii) gaming of the Obvious Error Rule to adjust Market Makers—while also limiting the discretion of determining Theoretical Value to only those situations that the Exchange determines is necessary in the interest of maintaining a fair and orderly market and for the protection of investors. The right to review on Exchange motion electronic transactions that occur during a Limit State or Straddle State under this provision would also allow the Exchange to account for unforeseen circumstances that result in Obvious Errors such as technological or systems malfunctions of which a nullification or adjustment may be necessary in order to preserve the interest of maintaining a fair and orderly market and for the protection of investors.

The Exchange notes that there are additional protections in place outside of the Obvious Error Rule, specifically pre-trade protections. First, SEC Rule 15c3-5 requires that, “financial risk management controls and supervisory procedures must be reasonably designed to prevent the entry of orders that exceed appropriate pre-set credit or capital thresholds, or that appear to be erroneous.”<sup>24</sup> Secondly, the Exchange has price checks applicable to limit orders that rejects limit orders that are priced sufficiently far through the NBBO that it seems likely an error occurred. The requirements placed upon broker dealers to adopt controls to prevent the entry of orders that appear to be erroneous, coupled with Exchange functionality that filters out orders that appear to be erroneous serve to sharply reduce the incidence of errors arising

from situations, for example, where a participant mistakenly enters an order to pay \$20 for an option that is offered at \$2.

#### Proposed Amendment to Rule 6.65

The Exchange proposes to amend Rule 6.65 so that the Exchange, as an options market, can better respond to the manner by which the equities markets declare a market-wide trading halt, also known as a market-wide circuit breaker,<sup>25</sup> and to delete current Rule 7.5. Currently, Rule 7.5 simply restates the equities rule regarding market-wide trading halts, including references to halting trading in “stocks,” without reference to halting trading in options. In its current form,<sup>26</sup> Rule 7.5 provides for Level 1, 2, and 3 declines and specified trading halts following such declines. The values of Levels 1, 2 and 3 are calculated at the beginning of each calendar quarter, using 10%, 20% and 30%, respectively, of the average closing value of the DJIA for the month prior to the beginning of the quarter. Each percentage calculation is rounded to the nearest fifty points to create the Levels’ trigger points. The NYSE distributes new trigger levels quarterly to the media and via an NYSE Information Memo, and the new trigger levels are also available on the NYSE Web site.<sup>27</sup> The values then remain in effect until the next quarterly calculation, notwithstanding whether the DJIA has moved and a Level 1, 2, or 3 decline is no longer equal to an actual 10%, 20%, or 30% decline in the most recent closing value of the DJIA. Once a market-wide circuit breaker is in effect, trading in all securities on the Exchange, including stock options on NYSE Arca Options and stocks on NYSE Arca Equities, halt for the specified times in the Rule.

As noted above, the Commission has approved changes to the equities exchanges and FINRA rules regarding

market-wide trading halt rules, which are currently scheduled to go into effect on a one-year pilot basis beginning February 4, 2013 [sic]. The Exchange proposes to amend Rule 7.5 to reflect the changes approved for the equities markets by deleting the text that restates the former equities rule on halting trading in stocks and replace it with a new provision in Rule 6.65 that provides more generally that if the equities markets initiate a market-wide trading halt in response to extraordinary market volatility, the Exchange would likewise halt trading in all options. The proposed rule change is similar to a recently approved rule adopted by CBOE.<sup>28</sup> However, unlike the CBOE rule, the Exchange does not need to restate the equities rule on halting trading in stocks in the Exchange’s Rule set for options trading, because NYSE Arca Equities Rules already cover market-wide trading halts in stocks.<sup>29</sup> In addition, the Exchange is proposing to add Commentary .05 to provide that reopening of trading following a trading halt under this Rule shall be conducted pursuant to procedures adopted by the Exchange and communicated by notice to its OTP Holders and OTP Firms. This Commentary is nearly identical to that found in CBOE Rule 6.3B and current Commentary .03 to Exchange Rule 7.5 that is being deleted.<sup>30</sup>

The proposed rule change provides that whenever the equities markets halt trading in all NMS stocks due to extraordinary market volatility, the Exchange will similarly halt trading in all options. The Exchange believes that the proposed rule change can be adopted on a permanent basis notwithstanding that the equities market version of the market-wide circuit breakers has been adopted on a pilot basis. In particular, the Exchange believes that the proposed rule provides the Exchange with flexibility to halt trading in options whenever the equities markets halt trading in all stocks, regardless of what triggers that the equities markets may use for halting trading in all stocks. Accordingly, if the equities market pilot rules were to expire and revert back to the pre-February 4, 2013 [sic] version of market-wide trading halts, or if the equities markets again amend the triggers for their market-wide circuit breaker rule, the proposed Exchange rule would have sufficient flexibility to work with the revised equities rule without requiring an additional rule change by the Exchange. The Exchange also notes that

<sup>25</sup> Market-wide circuit breakers in the equities market are different than trading halt during a Trading Pause in the underlying pursuant to the LULD Plan. Market-wide circuit breakers for equities are currently covered by NYSE Arca Equities Rule 7.12. See NYSE Arca Equities Rule 7.12. The Exchange’s Rule regarding trading pauses (also known as “single stock circuit breakers”) is found in Rule 6.65(b) for options and NYSE Arca Equities Rule 7.11(b) for equities.

<sup>26</sup> The methodology for calculating market-wide trading halts was last amended in 1998, when declines based on specified point drops in the DJIA were replaced with the current methodology of using a percentage decline that is recalculated quarterly. See Securities Exchange Act Release No. 39846 (April 9, 1998), 63 FR 18477 (April 15, 1998) (SR-NYSE-98-06, SR-Amex-98-09, SR-BSE-98-06, SR-CHX-98-08, SR-NASD-98-27, and SR-Phlx-98-15).

<sup>27</sup> See, e.g., NYSE Regulation Information Memos 11-19 (June 30, 2011) and 11-10 (March 31, 2011).

<sup>28</sup> See CBOE Rule 6.3B.

<sup>29</sup> See NYSE Arca Equities Rule 7.12.

<sup>30</sup> See CBOE Rule 6.3B.

<sup>24</sup> See Securities Exchange Act Release No. 63241, 75 FR 69791 (November 15, 2010) (S7-03-10).

in addition to amended Rule 6.65, that the remaining provisions in existing Rule 6.65 regarding Trading Halts and Suspensions remain unchanged and provides a means to halt or suspend trading in options contracts whenever the Exchange deems such action appropriate in the interests of a fair and orderly market and to protect investors.

## 2. Statutory Basis

The Exchange believes the proposed rule change is consistent with Section 6(b) of the Act<sup>31</sup> in general, and furthers the objectives of Section 6(b)(5),<sup>32</sup> in particular, in that it is designed to promote just and equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest. Specifically, this rule proposal supports the objectives of perfecting the mechanism of a free and open market and the national market system because it promotes uniformity across markets concerning when and how to halt trading in all stock options as a result of extraordinary market volatility.

The proposal to add Rule 6.65A will ensure that trading in options that overlay NMS stocks is appropriately modified to reflect market conditions that occur during a Limit State or a Straddle State in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system. Specifically, the proposal will help allow market participants to continue to trade stock options during times of extraordinary market conditions without the added risk of certain orders that may increase volatility in the options markets during times of extraordinary market volatility and may potentially lead to errors and poor executions due to the lack of reliable reference prices for the options and the width of the markets. Thus, reducing these risks should help encourage market participants to continue to provide liquidity during extraordinary market volatility.

The proposal to consider the frequency and duration of Straddle States and/or Limit States in the underlying NMS stock as mitigating circumstance in determining whether the Market Maker has met their quoting obligations will help ensure Market Makers continue to provide their necessary role in helping to facilitate transactions, to preserve market

liquidity, and to help ensure the fair and orderly trading of stock options on the Exchange during periods of extraordinary market volatility while also providing reasonable relief when necessary.

In addition, the proposal to not allow electronic transactions in stock options that occur during a Limit State or a Straddle State to be subject to review under Rule 6.87(a) for Obvious Errors or Rule 6.87(d) for Catastrophic Errors is designed to promote just and equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest, by ensuring that Exchange officials do not have discretion to cancel trades. This change would ensure that limit orders that are filled during a Limit or Straddle State would have certainty of execution in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system. The proposal to allow electronic transactions in options that occur during a Limit State or a Straddle State may be reviewed on Exchange motion pursuant to 6.87(b)(3) is designed to promote just and equitable principles of trade, remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest, by providing the flexibility for the Exchange to still review transactions for Obvious Error treatment when in the interest of maintaining a fair and orderly market and for the protection of investors.

Finally, the proposal to amend Rule 6.65 and delete current Rule 7.5 will ensure that the Exchange halts trading in all options whenever the equities markets initiate a market-wide trading halt circuit breaker in response to extraordinary market conditions in a manner that promotes just and equitable principles of trade and removes impediments to, and perfects the mechanism of, a free and open market and a national market system because the proposed rule change will assure that the Exchange will halt options trading regardless of the triggers that the equities markets use to initiate a market-wide halt in trading.

## B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance

of the purposes of the Act. The proposed changes are being made to provide for how the Exchange shall treat orders and quotes in options overlying NMS stocks when the Plan is in effect and will not impose any burden on competition while providing certainty of treatment and execution of options orders during periods of extraordinary volatility in the underlying NMS stock, and facilitating appropriate liquidity during a Limit State or Straddle State.

## C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were solicited or received with respect to the proposed rule change.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve or disapprove such proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

### Electronic Comments

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-NYSEArca-2013-10 on the subject line.

### Paper Comments

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NYSEArca-2013-10. This file number should be included on the subject line if email is used. To help the Commission process and review your

<sup>31</sup> 15 U.S.C. 78f(b).

<sup>32</sup> 15 U.S.C. 78f(b)(5).

comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NYSEArca-2013-10 and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>33</sup>

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05418 Filed 3-7-13; 8:45 am]

BILLING CODE 8011-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69028; File No. SR-NASDAQ-2013-035]

### Self-Regulatory Organizations; The NASDAQ Stock Market LLC; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Assess a Fee for the Limit Locator Service

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 21, 2013, The NASDAQ Stock Market LLC ("NASDAQ" or the "Exchange") filed with the Securities and Exchange Commission ("Commission") a proposed rule change as described in Items I, II and III below, which Items

have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of the Substance of the Proposed Rule Change

NASDAQ proposes to assess a fee for the Limit Locator service under Rule 7061. NASDAQ will begin assessing the proposed fee on April 8, 2013.

The text of the proposed rule change is below. Proposed new language is in italics; proposed deletions are in brackets.

##### 7061. Limit Locator

Limit Locator is a tool to assist a member firm in monitoring its trades reported into the FINRA/NASDAQ TRF for compliance with the requirements of the National Market System Plan to Address Extraordinary Market Volatility. The service provides a subscribing member firm with an overview of its trades reported at, or outside of, a designated Limit Up/Limit Down pricing band. The service will provide a total count of the subscribing member firm's trades in each category as well as present this information graphically, on a rolling month basis. A subscribing member firm is able to create custom email alerts to notify users when a trade is reported at, or outside of, a Limit Up/Limit Down pricing band. Limit Locator is accessed through the NASDAQ Workstation or Weblink ACT 2.0 and is offered *for a fee of \$750 per month/per MPID beginning April 8, 2013* [at no cost at this time].

\* \* \* \* \*

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, NASDAQ included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

#### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

##### 1. Purpose

NASDAQ is proposing to amend Rule 7061 to establish fees for the Limit Locator service. Limit Locator is an add on tool to the NASDAQ Workstation and Weblink ACT 2.0 that assists a member firm that is a FINRA/NASDAQ TRF ("TRF") participant in monitoring its trades reported into the TRF for compliance with the requirements of the National Market System Plan to Address Extraordinary Market Volatility (the "Plan").<sup>3</sup> The Plan provides a limit up/limit down mechanism designed to prevent trades in NMS securities from occurring outside of specified price bands. Limit Locator assists member firms in complying with the Plan by tracking trades reported to the TRF that occur at, or outside of, the limit up/limit down bands and providing notice thereof.<sup>4</sup>

NASDAQ implemented Limit Locator on February 4, 2013<sup>5</sup> at no cost so that member firms could become familiar with the service using the test securities of the Plan.<sup>6</sup> Phase I of the Plan will be implemented on April 8, 2013 and will apply the limit up/limit down bands only to Tier 1 NMS Stocks, which are defined as all NMS Stocks included in the S&P 500 Index, the Russell 1000 Index, and a list of exchange-traded products. Accordingly, NASDAQ is proposing to offer the service for a monthly fee of \$750 per member MPID concurrent with the Phase I

<sup>3</sup> On April 5, 2011, the Exchange, together with other self-regulatory organizations, filed with the Commission a national market system plan to adopt a market-wide limit up/limit down system to reduce the negative impacts of sudden, unanticipated price movements in NMS Stocks, like that which was experienced on May 6, 2010. Securities Exchange Act Release No. 64547 (May 25, 2011), 76 FR 31647 (June 1, 2011) (File No. 4-631). The Plan was approved by the Commission on May 31, 2012. Securities Exchange Act Release No. 67091 (May 31, 2012), 77 FR 33498 (June 6, 2012).

<sup>4</sup> The Commission notes that every member firm has obligations under the Plan to establish, maintain, and enforce written policies and procedures that are reasonably designed to comply with the limit up/limit down and trading pause requirements. Use of Limit Locator may assist a member firm in complying with these requirements, but use of Limit Locator alone does not satisfy a member firm's obligation under the plan. See Securities Exchange Act Release No. 68841 (February 6, 2013), 78 FR 9966 (February 12, 2013) (SR-NASDAQ-2013-020) footnote 4.

<sup>5</sup> Securities Exchange Act Release No. 68841 (February 6, 2013), 78 FR 9966 (February 12, 2013) (SR-NASDAQ-2013-020).

<sup>6</sup> Beginning on February 4, 2013, the Securities Information Processors began transmitting limit up/limit down data in select securities to allow participants to develop and test their systems in preparation for the implementation of the Plan.

<sup>33</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

implementation.<sup>7</sup> Each person with a NASDAQ Workstation or Weblink ACT 2.0 log in will be able to access the alerts for a subscribed Limit Locator MPID. The proposed fee is based on the cost to NASDAQ of developing and maintaining the service, and on the value provided to the subscribing member firm, which receives a useful tool with which to monitor its trades reported to the TRF for compliance with the requirements of the Plan. The proposed fee will also allow NASDAQ to make a profit to the extent the costs associated with developing and maintaining the service are covered. The proposed service is entirely voluntary and member firms are free to develop similar systems of their own or purchase third party solutions.

## 2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act<sup>8</sup> in general, and with Sections [sic] 6(b)(4) of the Act,<sup>9</sup> in particular, in that it provides for the equitable allocation of reasonable dues, fees and other charges among members and issuers and other persons using any facility or system which the Exchange operates or controls.

The Exchange operates in a highly competitive market in which third parties and member firms themselves are able to develop and provide information similar to that of Limit Locator. The service uses a subscribing member firm's data, and as such, the member firm may elect to capture it and perform the same analysis provided by Limit Locator, or seek a solution from a third party. NASDAQ has invested time and capital in developing the service and has determined that the proposed fee is reasonable. Accordingly, to the extent that a member firm believes that the fee is excessive or unreasonable it need not subscribe to the service, and may alternatively capture and analyze the data on its own or through a third party provider. Moreover, the Exchange believes the proposed fees are reasonable because they are based on the Exchange's costs to cover the development and maintenance of the service. The proposed fee will allow the Exchange to recoup these costs and make a profit, while providing member firms the ability to better comply with the requirements of the Plan. The Exchange believes the proposed fee is equitably allocated because all Exchange member firms that voluntarily

select this service will be charged the same amount for the same service. As noted, subscription to the service is entirely voluntary and available to all Exchange member firms that are FINRA/NASDAQ TRF participants.

### B. Self-Regulatory Organization's Statement on Burden on Competition

NASDAQ does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act, as amended. To the contrary, this proposal will promote competition among member firms, since it provides a compliance solution to member firms that may not have the financial wherewithal to develop such a system on their own. Moreover, by promoting compliance with the Plan, the service will also promote a more efficient and orderly market in which buyers and sellers can compete amongst each other without inadvertently running afoul of the restrictions of the Plan.<sup>10</sup>

### C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

Written comments were neither solicited nor received.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Pursuant to Section 19(b)(3)(A)(ii) of the Act,<sup>11</sup> NASDAQ has designated this proposal as establishing or changing a due, fee, or other charge imposed by the self-regulatory organization on any person, whether or not the person is a member of the self-regulatory organization, which renders the proposed rule change effective upon filing.

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule should be approved or disapproved.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing,

including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

### Electronic Comments

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-NASDAQ-2013-035 on the subject line.

### Paper Comments

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NASDAQ-2013-035. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal offices of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NASDAQ-2013-035, and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>12</sup>

**Kevin M. O'Neill,**  
Deputy Secretary.

[FR Doc. 2013-05414 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

<sup>7</sup> NASDAQ will prorate the first month's fee given that it is a partial month.

<sup>8</sup> 15 U.S.C. 78f(b).

<sup>9</sup> 15 U.S.C. 78f(b)(4).

<sup>10</sup> See *supra* note 4.

<sup>11</sup> 15 U.S.C. 78s(b)(3)(A)(ii).

<sup>12</sup> 17 CFR 200.30-3(a)(12).

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-69026; File No. SR-OCC-2013-02]

### Self-Regulatory Organizations; the Options Clearing Corporation; Notice of Filing of Proposed Rule Change To Implement a Revised Method of Calculating Clearing Members' Respective Contributions to OCC's Clearing Fund

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act")<sup>1</sup> and Rule 19b-4 thereunder<sup>2</sup> notice is hereby given that on February 19, 2013, The Options Clearing Corporation ("OCC") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared primarily by OCC. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

OCC proposes to implement a revised method of calculating clearing members' respective contributions to OCC's clearing fund.

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, OCC included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. OCC has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant aspects of such statements.<sup>3</sup>

##### (A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

The purpose of this proposed rule change is to revise OCC's By-Laws and Rules to implement a revised method of calculating clearing members' respective contributions to OCC's clearing fund. Currently, clearing members contribute to the clearing fund in proportion to

average daily open interest, i.e., the total number of cleared contracts and open positions plus units of stock underlying open stock loan or borrow positions, over the calendar month preceding the date of calculation, subject to a \$150,000 minimum contribution. There are exceptions for a small number of Execution-Only Clearing Members,<sup>4</sup> which are required to make a minimum contribution equal to \$150,000 plus the product of \$15 per contract multiplied by the average daily volume of the Execution-Only Clearing Member over the previous calendar month, and for newly-admitted Clearing Members, whose initial contribution is fixed by OCC's Board of Directors.

OCC has developed a new allocation formula that it believes would more equitably allocate contributions among its clearing members based on each clearing member's particular activities and use of OCC's facilities. The revised formula would include the following components: (1) Open interest; (2) total risk charge; and (3) volume.<sup>5</sup> The total risk charge and volume components would be new components of the allocation formula. The Commission recently noted in publishing its Clearing Agency Standards, "registered clearing agencies must evaluate continually and make appropriate updates and improvements to their operations and risk management practices \* \* \*."<sup>6</sup> OCC believes that these proposed enhancements to its existing clearing fund allocation formula are consistent with this notion of continual evaluation and refinement.

OCC believes that the 1980 Standards for the Registration of Clearing Agencies issued by the staff of the Securities and Exchange Commission supports the idea that clearing members' use of the services of a clearing agency forms an appropriate basis on which clearing members should correspondingly be required to participate in the obligations of the clearing agency's risk management framework.<sup>7</sup> Use of a

clearing agency by its clearing members may be measured in a number of ways.

OCC believes that its proposed allocation formula is preferable to its current formula because, by incorporating measurements of volume and certain risk charges, it would apportion contributions based on more sophisticated measurements of clearing members' usage of OCC's facilities. OCC believes that clearing member volume and risk charges would recognize demands on OCC's services and facilities that are not captured by open interest alone. OCC believes that the new formula would incorporate open interest, total risk charge, and volume, in proportions that are designed to equitably allocate clearing fund requirements in light of these additional demands. Specifically, open interest, total risk charge, and volume would have weightings of 50%, 35%, and 15%, respectively. OCC contemplated alternative weightings in its decision to propose this particular allocation method but believes that the proposed formula is appropriate because it would give significant weight to the new volume and risk charge components and tie allocations more closely to demands placed by clearing members on OCC's facilities. While the revised formula would result in significant reallocations of contributions, OCC does not expect that it would unduly burden those clearing members anticipated to experience increased contributions.

OCC believes it is appropriate for open interest to continue to serve as the most heavily weighted component because open interest, generally speaking, is a measure of a clearing member's overall usage of OCC's facilities. With respect to open interest, the definition of open interest in proposed Rule 1001(d) is not identical to the definition of open interest in existing Rule 1001(b), which OCC proposes to delete. However, OCC believes that the differences in these two definitions are not material and are the result of the use of the defined term "cleared contract" in proposed Rule 1001(d) instead of specifically naming the individual types of contracts that make up "cleared contracts," as well as general updating and restructuring of the rule provision.

OCC also believes that risk and volume are relevant factors because they distinctly measure material aspects of clearance and settlement activity and therefore a clearing member's use of OCC's resources. Each clearing

rules such as clearing fund deposits, mark-to-the-market payments and margin deposits related to the service used").

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> The Commission has modified the text of the summaries prepared by OCC.

<sup>4</sup> Article I of OCC's By-Laws define Execution-Only Clearing Members as those approved to act only as a Clearing Member that transfers confirmed trades or allocates positions to other Clearing Members and not to carry positions in its accounts with OCC on a routine basis.

<sup>5</sup> Because Execution-Only Clearing Members do not clear their own trades, the measure of volume applicable to them would be executed volume rather than cleared volume.

<sup>6</sup> Securities Exchange Act Release No. 34-68080 (October 22, 2012), 77 FR 66220 (November 2, 2012).

<sup>7</sup> Securities Exchange Act Release No. 34-16900 (June 17, 1980); 45 FR 41920 (June 23, 1980) (providing in pertinent part that "all participants utilizing similar clearing agency services \* \* \* should be required to comply fully with the clearing agency's internal financial and operational

member's contribution to the clearing fund should therefore take these measures of usage of OCC's facilities into account. OCC notes that clearing members whose OCC accounts contain positions that are well-diversified and/or exhibit relatively little exposure to overall market direction would likely have a smaller required contribution under the proposed formula. Clearing members exhibiting a relatively large exposure to market direction, a concentration in contracts that individually present high amounts of risk, and undiversified accounts would generally experience a larger required contribution than is the case under the current formula.

OCC believes that the inclusion of risk and volume metrics within OCC's clearing fund allocation formula would generally reflect similar practices that are already in place at other registered clearing agencies. OCC believes that these existing allocation practices of other clearing agencies represent a meaningful benchmark of practices that are used across the industry. Taking those practices into account, OCC evaluated the appropriateness of including these mechanisms in its own allocation formula in a way that is tailored to the nature and demands of OCC's particular business. OCC understands that one clearing agency allocates contributions among its affected clearing members using certain measures of volume and open interest in addition to considering margin requirements over a given period.<sup>8</sup> The rules of another clearing agency provide that clearing member contributions to its clearing fund are determined according to a wide variety of risk-based charges meant to account for the ways in which clearing members utilize its services.<sup>9</sup>

<sup>8</sup> See *CME Clearing Financial Safeguards*, (2012) (explaining that CME Group maintains three separate clearing funds that correspond to the different asset classes for which it provides clearance and settlement services and that the allocation method for each clearing fund is distinct), available at <http://www.cmegroup.com/clearing/files/financialsafeguards.pdf>.

<sup>9</sup> See *National Securities Clearing Corporation Rules and Procedures*, (September 4, 2012) Procedure XV, Clearing Fund Formula and Other Matters (providing that allocation of the clearing fund contributions for National Securities Clearing Corporation participants involves risk-based charges that include, but are not limited to, (1) Value-at-Risk to determine the potential future exposure of a given portfolio based on historical price movements; (2) mark-to-market to measure unrealized profit or loss of unsettled securities positions; (3) a fail charge to account for transactions that do not settle; and (4) other special charges to address any volatility or lack of liquidity in a security), available at [http://www.dtcc.com/legal/rules\\_proc/nscc\\_rules.pdf](http://www.dtcc.com/legal/rules_proc/nscc_rules.pdf).

OCC's intends that its proposed total risk charge would measure the economic significance of the activities of a clearing member. The total risk charge is equal to the margin requirement, as determined by OCC, of the accounts of the clearing member exclusive of the net asset value of those accounts. OCC notes that a range of factors influence the relationship between the open interest in a clearing member's account and its associated risk charge. For example, for each clearing member these factors include, but are not limited to, the types of positions, number of long positions versus short positions, value of the securities underlying the contracts, volatility of the underlying, diversification, number of accounts of the clearing member, and the extent to which the clearing member's options positions are in-the-money or out-of-the-money.

Volume, like open interest, is a measure of a clearing member's level of usage of OCC's facilities. However, volume is distinct from open interest in that it is a function of the average turnover of the positions in the clearing member's account. Therefore, market-making, high frequency trading, and execution-only services are all examples of activities that tend to elevate volume relative to open interest. By contrast, holding long term positions in long term contracts is an example of activity that would lower a clearing member's volume relative to its open interest.

OCC notes that most Clearing Member Groups<sup>10</sup> will experience a material change (i.e., an increase or decrease of 10% or greater in the dollar amount of a Clearing Member Group's aggregated Clearing Fund requirement) under the new formula. The majority of the Clearing Member Groups that would experience a material change increase in Clearing Fund requirements are smaller single firms with lower initial Clearing Fund requirements. OCC notes that small firms tend to experience an increase under the new allocation formula for two reasons. First, smaller firms often have portfolios lacking the diversification that lowers the risk compared with open interest for larger firms. Second, firms that have a small fraction of combined open interest, total risk, and volume, experience increases simply due to the fact that the new formula adds a clearing fund share on top of the \$150,000 minimum as opposed to instead of it. To allow firms that would face a substantial increase in

their clearing fund requirements adequate time to prepare for the proposed changes, OCC would provide all clearing members significant lead time, as described below, before implementing the new formula and would also use an incremental approach to implementation that would phase in the percentage weightings applicable to each component. OCC believes that this approach would provide clearing members with an important opportunity to secure any additional funds that they anticipate would be necessary in connection with the requirements of the new formula or to otherwise modify their activities, for instance by reducing positions, to manage the impact of the new formula.

The Clearing Fund requirements under the new allocation formula will be communicated to the clearing membership prior to the time they become effective to allow clearing members to review and prepare for any changes they may experience in their specific Clearing Fund contribution amount. OCC will contact those clearing members that will be negatively impacted in a material manner (i.e., an increase of 10% or greater in the dollar amount of a Clearing Member Group's aggregate Clearing Fund requirement) to confirm such clearing members have reviewed the pro forma Clearing Fund requirement numbers and they are ready to meet the new requirement upon implementation. OCC will then begin a two stage phase in process for the new Clearing Fund requirements. The first stage of implementation will occur within 180 calendar days from the date that OCC provides notice to clearing members of its intent to implement the new formula. At that stage, open interest, total risk charge, and volume would be applied in the formula with weightings of 75%, 17.5%, and 7.5%, respectively. The second stage of implementation and the final weightings of 50%, 35%, and 15% would then be implemented within 360 days from the same date of the original notice to clearing members concerning implementation of the new formula.

The proposed rule change would also create a defined term in OCC's By-Laws, "Futures-Only Affiliated Clearing Member," to refer to a clearing member that is admitted solely for the purpose of clearing transactions in security futures, commodity futures, and/or futures options.<sup>11</sup> While the definition

<sup>11</sup> Article VIII, Section 2 of OCC's By-Laws actually refers also to "commodity options," but options directly on an underlying commodity—as opposed to options on futures—are now included in Section 1a(47) of the Commodity Exchange Act



is new, there would be no substantive change to Section 2 of Article VIII, under which, if such a clearing member is a member affiliate of an earlier-admitted clearing member, the clearing member's initial clearing fund contribution may be fixed by the Board as an amount that excludes the minimum clearing fund component of \$150,000, so long as the earlier-admitted clearing member already satisfies that requirement.

OCC believes that the proposed rule change is consistent with Section 17A of the Securities Exchange Act of 1934 ("Act")<sup>12</sup> and the rules and regulations thereunder because the proposed modifications would help ensure that the Rules of OCC "provide for the equitable allocation of reasonable dues, fees, and other charges among its participants"<sup>13</sup> and thereby promotes prompt and accurate clearance and settlement<sup>14</sup> by enhancing the clearing fund allocation methodology to continue to account for open interest but also to additionally use risk charges and volume to account for other exposures to OCC that result from clearing member activities.

#### *(B) Self-Regulatory Organization's Statement on Burden on Competition*

OCC does not believe that the proposed rule change would impose a burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act.

#### *(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others*

Written comments were not and are not intended to be solicited with respect to the proposed rule change and none have been received.

### **III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action**

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period up to 90 days (i) as the Commission may designate if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve or disapprove the proposed rule change or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

#### *Electronic Comments*

- Use the Commissions Internet comment form (<http://www.sec.gov/rules/sro.shtml>) or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-OCC-2013-02 on the subject line.

#### *Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-OCC-2013-02. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Section, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filings will also be available for inspection and copying at the principal office of OCC and on OCC's Web site at [http://www.theocc.com/components/docs/legal/rules\\_and\\_bylaws/sr\\_occ\\_13\\_02.pdf](http://www.theocc.com/components/docs/legal/rules_and_bylaws/sr_occ_13_02.pdf).

All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-OCC-2013-02 and should

be submitted on or before March 29, 2013.

For the Commission by the Division of Trading and Markets, pursuant to delegated authority.<sup>15</sup>

**Kevin M. O'Neill,**  
*Deputy Secretary.*

[FR Doc. 2013-05412 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## **SECURITIES AND EXCHANGE COMMISSION**

**[Release No. 34-69018; File No. SR-BATS-2013-013]**

### **Self-Regulatory Organizations; BATS Exchange, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Related to Mini Options**

March 1, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 20, 2013, BATS Exchange, Inc. ("BATS" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### **I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change**

The Exchange filed a proposal for the BATS Options Market ("BATS Options") to list and trade option contracts overlying 10 shares of a security ("Mini Options").

The text of the proposed rule change is available at the Exchange's Web site at <http://www.batstrading.com>, at the principal office of the Exchange, and at the Commission's Public Reference Room.

#### **II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change**

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set

to fall within the definition of a "swap." 7 U.S.C. 1a(47). Since OCC does not currently have rules for the clearing of swaps, the reference to commodity options is being omitted from the new definition.

<sup>12</sup> 15 U.S.C. 78q-1.

<sup>13</sup> 15 U.S.C. 78q-1(b)(3)(D).

<sup>14</sup> 15 U.S.C. 78q-1(b)(3)(F).

<sup>15</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.



forth in Sections A, B, and C below, of the most significant parts of such statements.

*A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change*

1. Purpose

The purpose of this proposed rule change is to amend BATS Rules 19.6 (Series of Options Contracts Open for Trading) and 21.4 (Meaning of Premium Quotes and Orders) to list and trade Mini Options overlying five (5) high-priced securities for which the standard contract overlying the same security exhibits significant liquidity. Specifically, the Exchange proposes to

list Mini Options on SPDR S&P 500 ("SPY"), Apple, Inc. ("AAPL"), SPDR Gold Trust ("GLD"), Google Inc. ("GOOG"), and Amazon.com Inc. ("AMZN").<sup>3</sup> The Exchange believes that this proposal would allow investors to select among options on various high-priced and actively traded securities, each with a unit of trading ten times lower than that of the regular-sized options contracts, or 10 shares, similar to other options exchanges.

For example, with AAPL trading at \$605.85 on March 21, 2012, (\$60,585 for 100 shares underlying a standard contract), the 605 level call expiring on March 23 was trading at \$7.65. The cost of the standard contract overlying 100 shares would be \$765, which is substantially higher in notional terms

than the average equity option price of \$250.89.<sup>4</sup> Proportionately equivalent Mini Options contracts on AAPL would provide investors with the ability to manage and hedge their portfolio risk on their underlying investment, at a price of \$76.50 per contract. In addition, investors who hold a position in AAPL at less than the round lot size would still be able to avail themselves of options to manage their portfolio risk. For example, the holder of 50 shares of AAPL could write covered calls for five Mini Options contracts. The table below demonstrates the proposed differences between a Mini Options contract and a standard contract with a strike price of \$125 per share and a bid or offer of \$3.20 per share:

	Standard	Mini
Share Deliverable Upon Exercise .....	100 shares	10 shares.
Strike Price .....	125	125.
Bid/Offer .....	3.20	3.20.
Premium Multiplier .....	\$100	\$10.
Total Value of Deliverable .....	\$12,500	\$1,250.
Total Value of Contract .....	\$320	\$32.

The Exchange currently lists and trades standardized option contracts on a number of equities and Exchange-Traded Funds ("ETFs"), each with a unit of trading of 100 shares. Except for the difference in the deliverable of shares, the proposed Mini Options would have the same terms and contract characteristics as regular-sized equity and ETF options, including exercise style. All existing Exchange rules applicable to options on equities and ETFs would apply to Mini Options. With respect to position<sup>5</sup> and exercise limits, the applicable position and exercise limits applicable to Members are those limits permitted by another options exchange.<sup>6</sup> Further, hedge exemptions will apply to Members if such exemption is permitted by another exchange and that exchange's rules apply to the Member pursuant to BATS Rule 18.8.<sup>7</sup>

Also, of note, NYSE Arca, Inc. ("NYSE Arca") lists and trades option contracts overlying a number of shares other than 100.<sup>8</sup> Moreover, the concept of listing and trading parallel options

products of reduced values and sizes on the same underlying security is not novel. For example, parallel product pairs on a full-value and reduced-value basis are currently listed on the S&P 500 Index ("SPX" and "XSP," respectively), the Nasdaq 100 Index ("NDX" and "MNX," respectively) and the Russell 2000 Index ("RUT" and "RMN," respectively).

The Exchange believes that the proposal to list Mini Options will not lead to investor confusion. There are two important distinctions between Mini Options and regular-sized options that are designed to ease the likelihood of any investor confusion. First, the premium multiplier for the proposed Mini Options will be 10, rather than 100, to reflect the smaller unit of trading. To reflect this change, the Exchange proposes to add language to BATS Rule 21.4(a) which notes that bids and offers for an option contract overlying 10 shares would be expressed in terms of dollars per 1/10th part of the total value of the contract. Thus, an offer of ".50" shall represent an offer of \$5.00

on an option contract having a unit of trading consisting of 10 shares. Second, the Exchange intends to designate Mini Options with different trading symbols than those designated for the regular sized contract. For example, while the trading symbol for regular option contracts for Apple, Inc. is AAPL, the Exchange proposes to adopt AAPL7 as the trading symbol for Mini Options on that same security.

The Exchange proposes to add BATS Rule 19.6 Interpretations and Policies .07 to reflect that after an option class on a stock, Exchange-Traded Fund Share, Trust Issued Receipt, Exchange Traded Note, and other Index Linked Security with a 100 share deliverable has been approved for listing and trading on the Exchange, series of option contracts with a 10 share deliverable on that stock, Exchange-Traded Fund Share, Trust Issued Receipt, Exchange Traded Note, and other Index Linked Security may be listed for all expirations opened for trading on the Exchange. Also, the Exchange is adding rule text to BATS

<sup>3</sup> These issues were selected because they are priced greater than \$100 and are among the most actively traded issues, in that the standard contract exhibits average daily volume ("ADV") over the previous three calendar months of at least 45,000 contracts, excluding LEAPS and FLEX series. The Exchange notes that any expansion of the program would require that a subsequent proposed rule change be submitted to the Commission.

<sup>4</sup> A high priced underlying security may have relatively expensive options, because a low

percentage move in the share price may mean a large movement in the options in terms of absolute dollars. Average non-FLEX equity option premium per contract January 1–December 31, 2011. See <http://www.theocc.com/webapps/monthly-volume-reports?reportClass=equity>.

<sup>5</sup> Position limits applicable to a regular-sized option contract would also apply to the Mini Options on the same underlying security, with 10 Mini Option contracts counting as one regular-sized option contract and Mini Options on the same

security will be combined for purposes of calculating positions.

<sup>6</sup> See BATS Rules 18.7 (Position Limits) and 18.9 (Exercise Limits).

<sup>7</sup> See BATS Rule 18.8 (Exemptions from Position Limits).

<sup>8</sup> See Securities Exchange Act Release No. 44025 (February 28, 2001) 66 FR 13986 (March 8, 2001) (approving SR-PCX-01-12).

Rule 19.6 Interpretations and Policies .07 to indicate that strike prices for Mini Options shall be set at the same level as for regular options. For example, a call series strike price to deliver 10 shares of stock at \$125 per share has a total deliverable value of \$1,250, and the strike price will be set at 125. Further, the Exchange proposes to add rule text to BATS Rule 19.6 Interpretations and Policies .07 to not permit the listing of additional series of Mini Options if the underlying is trading at \$90 or less to limit the number of strikes once the underlying is no longer a high priced security. The Exchange proposes a \$90.01 minimum for continued qualification so that additional series of Mini Options that correspond to standard strikes may be added even though the underlying has fallen slightly below the initial qualification standard. In addition, the underlying security must be trading above \$90 for five consecutive days before the listing of Mini Option contracts in a new expiration month. This restriction will allow the Exchange to list strikes in Mini Options without disruption when a new expiration month is added even if the underlying has had a minor decline in price. The same trading rules applicable to existing equity and ETF options would apply, including Market Maker obligations, to Mini Options.<sup>9</sup>

The Exchange notes that by listing the same strike price for Mini Options as for regular options, the Exchange seeks to keep intact the long-standing relationship between the underlying security and an option strike price, thus allowing investors to intuitively grasp the option's value, *i.e.*, when an option is in the money, at the money, or out of the money. The Exchange believes that by not changing anything but the multiplier and the option symbol, as discussed above, retail investors will be able to grasp the distinction between regular option contracts and Mini Options. The Exchange notes that The Options Clearing Corporation ("the OCC") Symbolology is structured for contracts that have a deliverable of other than 100 shares to be designated with a numeric added to the standard trading symbol. Further, the Exchange believes that the contract characteristics of Mini Options are consistent with the terms of the Options Disclosure Document.

With regard to the impact of this proposal on system capacity, the Exchange has analyzed its capacity and represents that it and the Options Price Reporting Authority ("OPRA") have the necessary systems capacity to handle the potential additional traffic

associated with the listing and trading of Mini Options. The Exchange has further discussed the proposed listing and trading of Mini Options with the OCC, which has represented that it is able to accommodate the proposal. In addition, the Exchange would file a proposed rule change to adopt transaction fees specific to Mini Options for listing and trading Mini Options. The current options pricing in the fee schedule would not apply to Mini Options. The Exchange will not commence trading of mini-option contracts until specific fees for mini-options contracts trading have been filed with the Commission.

This filing is similar to approved filings by several other exchanges, including NYSE Arca and the International Securities Exchange LLC ("ISE")<sup>10</sup> as well as an immediately effective filing by NASDAQ Stock Market LLC ("Nasdaq"),<sup>11</sup> to list and trade options contracts overlying 10 shares of certain securities.

## 2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act<sup>12</sup> in general, and furthers the objectives of Section 6(b)(5) of the Act<sup>13</sup> in particular, in that it is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general to protect investors and the public interest.

The Exchange believes that investors would benefit from the introduction and availability of Mini Options by making options on high priced securities more readily available as an investing tool at more affordable prices, particularly for average retail investors, who otherwise may not be able to participate in trading options on high priced securities. The Exchange intends to adopt a different trading symbol to distinguish Mini Options from its currently listed option contracts and, therefore, eliminate investor confusion with respect to product distinction. Moreover, the proposed rule change is designed to

protect investors and the public interest by providing investors with an enhanced tool to reduce risk in high priced securities. In particular, Mini Options would provide retail customers who invest in SPY, AAPL, GLD, GOOG, and AMZN in lots of less than 100 shares with a means of protecting their investments that is currently only available to those who have positions of 100 shares or more. Further, the proposed rule change is limited to just five high priced securities to ensure that only securities that have significant options liquidity and therefore, customer demand, are selected to have Mini Options listed on them.

## B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition not necessary or appropriate in furtherance of the purposes of the Act. In this regard and as indicated above, the Exchange notes that the rule change is being proposed as a competitive response to the NYSE Arca, ISE, and Nasdaq filings. The Exchange believes this proposed rule change is necessary to permit fair competition among the options exchanges.

## C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

The Exchange has neither solicited nor received written comments on the proposed rule change.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change: (1) Does not significantly affect the protection of investors or the public interest; (2) does not impose any significant burden on competition; and (3) by its terms does not become operative for 30 days after the date of this filing, or such shorter time as the Commission may designate if consistent with the protection of investors and the public interest, the proposed rule change has become effective pursuant to Section 19(b)(3)(A) of the Act<sup>14</sup> and Rule 19b-4(f)(6) thereunder.<sup>15</sup>

<sup>14</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>15</sup> 17 CFR 240.19b-4(f)(6). In addition, Rule 19b-4(f)(6)(iii) requires a self-regulatory organization to provide the Commission with written notice of its intent to file the proposed rule change, along with a brief description and text of the proposed rule change, at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission. The Exchange has fulfilled this requirement.

<sup>10</sup> See Securities Exchange Act Release Nos. [sic] 67948 (September 28, 2012), 77 FR 60735 (October 4, 2012) (SR-NYSEArca-2012-64) (SR-ISE-2012-58). NYSE Arca and ISE received approval to list and trade options contracts overlying 10 shares of certain securities.

<sup>11</sup> See Securities Exchange Act Release No. 68720 (January 24, 2013), 78 FR 6382 (January 30, 2013) (SR-NASDAQ-2013-011). Notice of filing and immediate effectiveness to list and trade options contracts overlying 10 shares of certain securities.

<sup>12</sup> 15 U.S.C. 78f(b).

<sup>13</sup> 15 U.S.C. 78f(b)(5).

<sup>9</sup> See BATS Rule 22.6(d).

A proposed rule change filed under Rule 19b-4(f)(6) normally does not become operative for 30 days after the date of filing. However, Rule 19b-4(f)(6)(iii) permits the Commission to designate a shorter time if such action is consistent with the protection of investors and the public interest. The Exchange requests that the Commission waive the 30-day operative delay so that it can list and trade the proposed Mini Options as soon as it is able.<sup>16</sup> The Commission believes that waiving the 30-day operative delay is consistent with the protection of investors and the public interest.<sup>17</sup> The Commission notes the proposal is substantively identical to proposals that were recently approved by the Commission, and does not raise any new regulatory issues.<sup>18</sup> For these reasons, the Commission designates the proposed rule change as operative upon filing.

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

#### IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

##### *Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-BATS-2013-013 on the subject line.

##### *Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

<sup>16</sup> The Commission notes that the Exchange's current options pricing in the fee schedule will not apply to Mini Options, and the Exchange will not commence trading of Mini Options until specific fees for Mini Options trading have been filed with the Commission.

<sup>17</sup> For purposes only of waiving the 30-day operative delay, the Commission has also considered the proposed rule's impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).

<sup>18</sup> See *supra* note 10.

All submissions should refer to File Number SR-BATS-2013-013. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-BATS-2013-013 and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>19</sup>

**Kevin M. O'Neill,**

*Deputy Secretary.*

[FR Doc. 2013-05408 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

#### **SECURITIES AND EXCHANGE COMMISSION**

**[Release No. 34-69027; File No. SR-BOX-2013-01]**

#### **Self-Regulatory Organizations; BOX Options Exchange LLC; Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1, Regarding Complex Orders**

March 4, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on February 20, 2013, BOX Options Exchange LLC

<sup>19</sup> 17 CFR 200.30-3(a)(12).

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

(the "Exchange" or "BOX") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. On February 27, 2013, the Exchange filed Amendment No. 1 to the proposed rule change. The Commission is publishing this notice to solicit comments on the proposed rule change, as amended, from interested persons.

#### **I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change**

The Exchange proposes to amend its rules related to complex orders. The text of the proposed rule change is available from the principal office of the Exchange, at the Commission's Public Reference Room and also on the Exchange's Internet Web site at <http://boxexchange.com>.

#### **II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change**

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.

##### *(A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change*

##### **1. Purpose**

The Exchange proposes to amend the rules related to trading Complex Orders<sup>3</sup> on BOX Market LLC ("BOX"), the options trading facility of the Exchange. In particular, the Exchange is proposing rules to facilitate interaction on a continuous and real-time basis among orders on BOX, consisting of

<sup>3</sup> "Complex Order" is defined as "any order involving the simultaneous purchase and/or sale of two or more different options series in the same underlying security, for the same account, in a ratio that is equal to or greater than one-to-three (.333) and less than or equal to three-to-one (3.00) and for the purpose of executing a particular investment strategy." See proposed Rule 7240(a)(5).

Complex Orders on the Complex Order Book<sup>4</sup> and interest on the BOX Book.<sup>5</sup>

The proposed rule change generally sets forth rules to facilitate and permit (i) Complex Orders to trade with interest on the BOX Book and (ii) the combination of a Complex Order and an order on one of its component single option series trading on the BOX Book (each a “Leg”) to trade with orders on the other component Leg on the BOX Book.

The Exchange believes this proposal is a reasonable modification to its rules, designed to facilitate increased interaction between orders on the BOX Book and orders on the Complex Order Book, and to do so in such a manner as to ensure a dynamic, real-time trading mechanism that maximizes the opportunity for trade executions for both Complex Orders and orders on single option series. The Exchange believes that it is appropriate and consistent with the Act, for the purpose of clarity and in the public interest, to (i) adopt the proposed amendments to Rules 100(a)(10) and 100(a)(33), (ii) adopt the proposed amendments to Rule 7110(c)(2), (iii) adopt the proposed amendments to Rule 7130(a)(2)(iv), (iv) adopt the proposed amendments to Rules 7150(f)(3), 7150(i) and 7150(j), and (v) delete in its entirety the existing provisions of Rule 7240 (Complex Orders) and adopt the proposed Rule 7240.

#### a. Principles of Complex Orders and Interaction With the BOX Book

The proposed rule change will require that, before executing against another Complex Order, an executable inbound Complex Order on BOX will execute first against interest on the BOX Book if the net price of such interest on the BOX Book is equal to the best price on the Complex Order Book,<sup>6</sup> provided that each of its component Legs is equal to or better than its respective NBBO.

The Exchange believes this proposed rule change represents two improvements to the rules on other options exchanges regarding Complex Order trading: (i) The priority of the BOX Book is not limited to “if any of the bids or offers established in the marketplace consist of a Customer

Order”<sup>7</sup> and (ii) any Complex Order execution, whether against another Complex Order or against interest on the BOX Book, will be at a price at least equal to the cNBBO.<sup>8</sup>

Consequently, a Complex Order will execute against other Complex Orders resting on the Complex Order Book only if the net price is better than cBBO<sup>9</sup> and is equal to or better than the cNBBO,<sup>10</sup> except in the case of Complex Orders on Non-standard Strategies (as defined below). Complex Order executions on BOX will be subject to an NBBO price control filtering process similar to that presently provided for the trading of individual options series on BOX.<sup>11</sup> Thus, where two Complex Orders trade against each other, the resulting execution prices will be at a price equal to or better than NBBO and BOX best bid or offer (“BBO”) for each of the component Legs.<sup>12</sup>

The exception to the priority of the BOX Book is the execution of a Complex Order on Strategies<sup>13</sup> that have a Leg ratio other than one-to-one (herein referred to as “Non-standard Strategies”) as provided in proposed Rule 7240(b)(2)(ii). Complex Orders for Non-standard Strategies will execute against interest on the BOX Book for the individual Legs of the Strategy for all of the quantity available at the best price in a permissible ratio until the quantities remaining on the BOX Book are insufficient to execute against the Complex Order while respecting the ratio. Following such execution, the remaining quantity of the Complex Order may execute against other Complex Orders and the component Legs of the Complex Order may trade at prices equal to the corresponding prices on the BOX Book (for more detail, see discussion in 2(d) and Example 5 below related to Non-standard Strategies).

The Exchange proposes to apply the straightforward principle of allowing execution of a Complex Order against another Complex Order when interest on the BOX Book at the same net price has already been executed. Thus, the execution price will be at a price better than cBBO (except in the case of insufficient quantity for Non-standard Strategies where the execution could occur at a price equal to cBBO). In the case of Non-standard Strategies, interest on the BOX Book will still have priority and be executed before a Complex Order, to the extent that there is sufficient quantity on the BOX Book to respect the ratio of the Strategy.

#### b. Complex Order Priority and Execution

The Exchange proposes new provisions in Rule 7240(b)(2) and (3) regarding Complex Order Priority and Execution. Where multiple Complex Orders are at the same price and eligible for execution, they will execute in time priority. BOX will ensure that any such executions are at a price at least equal to cNBBO. The following discussion describes the interaction between orders on the Complex Order Book and interest on the BOX Book.

##### (1) Priority of Interest on the BOX Book Over Complex Orders

Proposed Rule 7240(b)(3) provides that a Complex Order will be automatically executed first against interest on the BOX Book for the individual Legs of the Strategy to the extent the Complex Order can be executed in the permissible ratio (as defined by the Strategy) and the price is equal to or better than both the cNBBO and the best price on the Complex Order Book.<sup>14</sup> A Complex Order may be

<sup>14</sup> BOX operates a single order queue for execution processing that precludes the possibility of a Complex Order and an order on the BOX Book for a component Leg instrument receiving the same time stamp. In other words, since orders on Legs and Complex Orders are all received and processed in the same order queue, there is no possibility, on BOX, of an order on a Leg and a Complex Order having the same time stamp. For the same reason, an Implied Order on a Strategy cannot have the same time stamp as a Complex Order on the same Strategy. Similarly, a Legging Order cannot have the same time stamp as an order on the same Leg because Legging Orders are executed in time priority based on the time stamp of the Complex Order causing the Legging Order to be generated (See discussion in Section 3(b) “Priority of Legging Orders” of this Statement of Purpose and the associated Example 8 for a more detailed explanation of Legging Order execution priority). In any case, having the same time stamp (even though impossible) would be irrelevant due to the fact that interest on the BOX Book has priority over Complex Orders at the same price and outright orders on Legs have priority over Legging Orders at the same price.

<sup>7</sup> See, e.g., International Securities Exchange (“ISE”) Rule 722(b)(2) and Commentary .08(c)(iii)(A) to PHLX Rule 1080.

<sup>8</sup> “cNBBO” is defined as the “the best net bid and offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy.” See proposed Rule 7240(a)(3).

<sup>9</sup> “cBBO” is defined as “the best net bid and offer price for a Complex Order Strategy based on the BBO on the BOX Book for the individual options components of such Strategy.” See proposed Rule 7240(a)(1).

<sup>10</sup> See proposed Rules 7240(b)(3)(i) and 7240(b)(3)(iii)(A).

<sup>11</sup> See proposed Rule 7240(b)(3)(iii). See existing Rule 7130(b) for a more detailed description of the current filtering process for orders inbound for the BOX Book.

<sup>12</sup> See proposed Rule 7240(b)(3)(ii).

<sup>13</sup> “Complex Order Strategy” or “Strategy” is defined as “a particular combination of components of a Complex Order and their ratios to one another. BOX will assign a strategy identifier to each Strategy.” See proposed Rule 7240(a)(7).

<sup>4</sup> “Complex Order Book” is defined as “the electronic book of Complex Orders maintained by the BOX Trading Host.” See proposed Rule 7240(a)(6).

<sup>5</sup> “BOX Book” (also the “Central Order Book”) is defined as “the electronic book of orders on each single series of options maintained by the BOX Trading Host.” See proposed Rule 100(a)(10).

<sup>6</sup> See proposed Rule 7240(b)(3)(i).

executed at a net credit or debit price with one other Participant; provided, however, that, except as set forth in Rule 7240(b)(2)(ii), the price of at least one Leg of the Complex Order must trade at a price that is at least one cent better than the corresponding bid or offer in the marketplace.<sup>15</sup>

Since a Complex Order will execute against another Complex Order once all interest on the BOX Book at the same price has been executed, any executions of two Complex Orders against each other will necessarily be at a price better than cBBO (except in the case of Complex Orders on Non-standard Strategies where the execution could occur at a price equal to cBBO). This is because, having given priority to the BOX Book, an opposite side Complex Order may execute against a Complex Order once all interest at the same price on the Strategy has been filled on the BOX Book (except in the case of Complex Orders on Non-standard Strategies where, following execution against interest on the BOX Book at the best price in a permissible ratio until the quantities remaining on the BOX Book are insufficient to execute against the Complex Order, the Complex Order may execute against another Complex Order); thus, by definition, any subsequent trade of the remaining quantity of the Complex Order takes place at a price better than the cBBO updated for the executions against the BOX Book (except in the case of Complex Orders on Non-standard Strategies where the execution could occur at a price equal to cBBO).

For additional discussion of the applicability of certain priority rules, see *Priority Rules* section below.

*Example 1: Priority of Interest on the BOX Book Over Complex Orders*

BOX Book for Option A is:

Order to buy 10 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 10 at \$1.05  
Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 15 at \$1.00  
Order to buy 5 at \$0.98  
Order to sell 50 at \$1.05

BOX Book for Option C is:

Order to buy 10 at \$1.00

<sup>15</sup> "Implied Order" is defined as "a Complex Order at the cNBBO that is derived from the orders at the BBO on the BOX Book for each component Leg of a Strategy." See proposed Rule 7240(d)(1).

"Legging Order" is defined as "a limit order on the BOX Book that represents one side of a Complex Order that is to buy or sell an equal quantity of two options series resting on the BOX Complex Order Book." See proposed Rule 7240(c)(1).

<sup>15</sup> See proposed Rule 7240(b)(2)(i).

Order to buy 12 at \$0.99

Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B+C:

Complex Order to buy 20 at \$3.00

An order to sell 10 A+B+C at \$3.00 is received.

Prior to execution of this order against the order to buy A+B+C at \$3.00 on the Complex Order Book, BOX will determine whether it is possible to execute the inbound Complex Order to sell against interest on the BOX Book at a price equal to or better than the best bid on the Complex Order Book. Since this is the case, the sell order will execute against the bids on A, B and C at \$1.00 each for 10 contracts each. As this execution will exhaust the inbound sell order, the Complex Order to buy 20 at \$3.00 receives no trade allocation.

The remaining order books are then as follows:

BOX Book for Option A is:

Order to buy 5 at \$0.99  
Order to sell 10 at \$1.05  
Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 5 at \$1.00  
Order to buy 5 at \$0.98  
Order to sell 50 at \$1.05

BOX Book for Option C is:

Order to buy 12 at \$0.99  
Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B+C:

Complex Order to buy 20 at \$3.00

*Example 2: Priority of Interest on the BOX Book Over Complex Orders*

Beginning with the initial scenario in Example 1, an order to sell 30 (rather than 10 in Example 1) A+B+C at \$3.00 is received.

For purposes of this example, assume that BOX is at NBBO on A, B and C and that the NBBO bid for each of A, B and C after these trades is equal to BBO.

The first 10 contracts execute against the BOX Book as in Example 1 above but an order to sell 20 A+B+C at \$3.00 remains.

The cBBO for 5 A+B+C is then \$2.98 (A: \$0.99 + B: \$1.00 + C: \$0.99) while the best bid on the Complex Order Book is for 20 at \$3.00. Since the Complex Order is at a price equal to cNBBO and better than the new cBBO, the remaining 20 to sell at \$3.00 will match with the Complex Order bid. The resulting prices for each of the Legs will respect the requirement of "at least one Leg price better than BBO" <sup>16</sup> since each Leg will execute at \$1.00.

The remaining order books are then as follows:

<sup>16</sup> See proposed Rule 7240(b)(2)(i).

BOX Book for Option A is:

Order to buy 5 at \$0.99  
Order to sell 10 at \$1.05  
Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 5 at \$1.00  
Order to buy 5 at \$0.98  
Order to sell 50 at \$1.05

BOX Book for Option C is:

Order to buy 12 at \$0.99  
Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B+C:

None

(2) Complex Order Filter Against NBBO

All inbound Complex Orders to BOX will be filtered to ensure that each Leg of a Complex Order will be executed at a price that is equal to or better than the NBBO and the BOX BBO for each of the component Legs.<sup>17</sup>

If an inbound Complex Order is executable (against either opposite side Complex Orders on the Complex Order Book or interest on the BOX Book) on BOX, BOX will determine if the potential execution price is equal to or better than both cNBBO and cBBO. If so, the inbound Complex Orders will be automatically executed against bids and offers on the Complex Order Book in price/time priority; provided, however, that Complex Orders will execute against other Complex Orders only after interest at the same net price on the BOX Book for the individual Legs have been executed.<sup>18</sup>

If an inbound Complex Order is executable (against either opposite side Complex Orders on the Complex Order Book or interest on the BOX Book) on BOX at a price that is not equal to or better than both cNBBO and cBBO, the incoming Complex Order will be exposed on the Complex Order Book for a period of up to one second at a price that is equal to cNBB <sup>19</sup> (in the case of a sell order) or cNBO <sup>20</sup> (in the case of a buy order). Any executable, opposite side orders received during the exposure period, including interest on the BOX Book, will immediately execute against the exposed Complex Order. Any unexecuted quantity of the Complex Order remaining at the end of the exposure period will be cancelled.<sup>21</sup>

<sup>17</sup> See proposed Rule 7240(b)(3)(iii).

<sup>18</sup> See proposed Rule 7240(b)(3)(iii)(A).

<sup>19</sup> "cNBB" is defined as "the best net bid price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy." See proposed Rule 7240(a)(2).

<sup>20</sup> "cNBO" is defined as "the best net offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy." See proposed Rule 7240(a)(4).

<sup>21</sup> See proposed Rule 7240(b)(3)(iii)(B).

If an inbound Complex Order is not executable on BOX but is executable against cNBBO, Complex Limit Orders will be entered on the BOX Complex Order Book and BOX-Top Complex Orders and Market Complex Orders will be exposed on the BOX Complex Order Book at cNBB (in the case of a sell order) or cNBO (in the case of a buy order) for a period of up to one second; any executable, opposite side orders received during the exposure period, including interest on the BOX Book, will immediately execute against the exposed Complex Order and any unexecuted quantity remaining at the end of the exposure period will be cancelled.<sup>22</sup>

If an inbound Complex Order is not executable on BOX and is not executable against cNBBO, it will be entered on the BOX Complex Order Book.<sup>23</sup>

*Example 3: Filtering of Complex Orders Against NBBO*

Begin with the initial scenario in Example 1. However, in Examples 1 and 2, it was assumed that each of the orders on a Leg were equal to NBBO for the related options series. For this example, suppose instead that the NBBO for Option B is \$1.01 and \$1.05 (better than BBO) and that Options A and C on the BOX Book are equal to NBBO. Accordingly, cNBBO for A+B+C would be \$3.01–\$3.15.

An order to sell 30 A+B+C at \$3.00 is received.

In this case, the inbound order to sell 30 A+B+C at \$3.00 would not be able to execute against either the BOX Book or the resting Complex Order bid because of the Complex Order filter.<sup>24</sup> Instead, the inbound sell order would be exposed on the Complex Order Book at \$3.01; any unexecuted quantity after the exposure would be cancelled.

(3) Implied Order Calculation, Broadcast and Priority

Proposed Rule 7240(d)(1) defines an Implied Order to mean “a Complex Order at the cNBBO, derived from the orders at the BBO on the BOX Book for each component Leg of a Strategy, provided each component Leg is at a price equal to NBBO for that series.” In other words, an Implied Order for a Strategy is calculated and broadcast if each of the prices of the component Legs is equal to NBBO. Implied Orders are executed in the same manner as regular Complex Orders, including with

respect to priority of the BOX Book.<sup>25</sup> At the same price on the BOX Complex Order Book, an Implied Order has priority over a resting Complex Order.<sup>26</sup> An Implied Order is broadcast to Participants as an order on the Complex Order Book. Implied Orders are only generated and broadcast for Strategies with two Legs and with a ratio of one-to-one.<sup>27</sup> Also, an Implied Order is not generated if the subject series order is going through NBBO exposure pursuant to Rule 7130(b), or using orders in the PIP, Facilitation Auction, or Solicitation Auction.<sup>28</sup> The quantity associated with the Implied Order is limited to the smaller quantity of the two Legs comprising the Strategy to ensure a one-to-one ratio is maintained. As shown in the example below, if there exists an order to buy 10 contracts of Option A and an order to buy 15 contracts of Option B, BOX will only generate an Implied Order to buy 10 of Strategy A+B.

When an Implied Order is no longer at the cNBBO, the Implied Order will be removed and a new Implied Order will be generated, provided there is interest on the BOX Book to generate an Implied Order at the new cNBBO.<sup>29</sup> Implied Orders will be removed if either component order on a Leg is executed in full, in part, or cancelled and, where appropriate, recalculated.<sup>30</sup>

*Example 4: Calculation and Execution of Implied Order*

BOX Book for Option A is:

Order to buy 10 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 10 at \$1.05  
Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 15 at \$1.00  
Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B:

Complex Order to buy 20 at \$2.00  
Implied Order to buy 10 at \$2.00  
Implied Order to sell 10 at \$2.10

Assume the bids on A and B on BOX are equal to NBBO for each such that cNBBO is \$2.00.

Suppose in this example that the Complex Order to buy 20 at \$2.00 is received prior to the receipt of the order to buy 15 B at \$1.00. Thus, the Complex Order to buy 20 at \$2.00 has time priority over the Implied Order to buy 10 at \$2.00.

Subsequently, a Complex Order to sell 20 A+B is received, which could trade with both the Implied Order to buy and the Complex Order to buy. Because, at the same price on the Complex Order Book, an Implied Order has priority over a resting Complex Order even if the Complex Order was entered first,<sup>31</sup> the first 10 contracts of the order to sell Strategy A+B will be executed against orders on A and B, respectively, on the BOX Book: 10 of A are sold at \$1.00 and 10 of B are sold at \$1.00. After this execution, the order books would be as follows:

BOX Book for Option A is:

Order to buy 5 at \$0.99  
Order to sell 10 at \$1.05  
Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 5 at \$1.00  
Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B:

Complex Order to buy 20 at \$2.00  
Implied Order to sell 10 at \$2.10

The remaining 10 of the Complex Order to sell Strategy A+B at \$2.00 will be executed against the resting Complex Order to buy A+B at \$2.00 (\$1.00 for each component Leg). Note that no Implied Order for 5 A+B at \$1.99 is generated since this would be worse than cNBBO of \$2.00.

(4) Price Improvement Requirement

Except in the case of Complex Orders on Non-standard Strategies which may execute at a price equal to cBBO after executions against the BOX Book, the Exchange proposes to allow two Complex Orders to execute against each other at a net price that is better than cBBO by one cent.<sup>32</sup> On some options exchanges that provide auctions for Complex Orders, a Complex Order may execute against another Complex Order if one leg of the Complex Order trades at a price that is at least one cent better than customer orders in the same series.<sup>33</sup> On one options exchange that has no auction for Complex Orders, a Complex Order may execute against another Complex Order if one leg of the Complex Order trades at a price that is better than priority customer interest in that series by at least one minimum trading increment.<sup>34</sup>

Although BOX is not proposing to establish an auction for Complex Orders

<sup>31</sup> See proposed Rule 7240(d)(6)(ii).

<sup>32</sup> See proposed Rule 7240(b)(2)(i).

<sup>33</sup> See, e.g., Securities Exchange Act Release Nos. 57556 (March 26, 2008), 73 FR 18018 (April 2, 2008) (Order Approving CBOE-2008-03) and 63558 (December 16, 2010) 75 FR 80553 (December 22, 2010) (Order Approving NYSEAmex-2010-100).

<sup>34</sup> See ISE Rule 722(b)(2).

<sup>22</sup> See proposed Rule 7240(b)(3)(iii)(C).

<sup>23</sup> See proposed Rule 7240(b)(3)(iii)(D).

<sup>24</sup> See proposed Rule 7240(b)(3)(iii).

<sup>25</sup> See proposed Rule 7240(d)(6)(i).

<sup>26</sup> See proposed Rule 7240(d)(6)(ii).

<sup>27</sup> See proposed Rule 7240(d)(3).

<sup>28</sup> See proposed Rule 7140(d)(4).

<sup>29</sup> See proposed Rule 7240(d)(2).

<sup>30</sup> See proposed Rule 7240(d)(5).

at this time, the Exchange believes that it is consistent with the protection of investors and the public interest to permit Complex Orders (other than Non-standard Strategies) to execute against each other at a price that is better than cBBO by one cent, rather than the minimum trading increment for one of the component series for the following reasons.

First, BOX will always execute Complex Orders first against interest on the BOX Book to the extent the Complex Order can be executed in full or in a permissible ratio by such interest.<sup>35</sup>

Second, the Exchange believes that one cent is a significant and material improvement to customers.<sup>36</sup> While the Exchange is not currently proposing a Complex Order auction, the Exchange believes its proposal is appropriate in light of the price competition for Complex Orders on BOX driven by other features in the proposal. For example, the Exchange believes that the generation of Legging Orders will provide enhanced price competition and greater integration of the BOX Book and Complex Order Book. Also, the Exchange notes that each leg of a Complex Order must be executed at a price equal to NBBO. The Exchange believes these benefits will enhance the efficiency of the BOX Book and the Complex Order Book, and therefore, is consistent with the protection of investors and the public interest.<sup>37</sup>

Third, the Exchange believes that permitting price improvement by one cent rather than by the minimum trading increment could permit more active Complex Order trading by allowing execution where participants may not otherwise be willing to offer better prices in larger increments.

Fourth, since the implementation of the Penny Pilot Program, many of the options instruments involved in Complex Order trading now already have a minimum increment of one cent.<sup>38</sup> As a result, even though the

initial implementation of complex order trading rules on other exchanges largely pre-dates the Penny Pilot Program, the effect of the Exchange's proposal is already implemented in a significant portion of Complex Order trading on other options exchanges.

In the case of Non-standard Strategies, the execution of two Complex Orders against each other could occur at prices where the condition that "at least one Leg of the Complex Order must trade at a price that is better than the corresponding bid or offer in the marketplace" is not met. A Complex Order for a Non-standard Strategy will execute against the bids and offers on the BOX Book for the individual Legs of the Strategy for all of the quantity available at the best price in a permissible ratio until the quantities remaining on the BOX Book are insufficient to execute against the Complex Order. Following such execution, a Complex Order may execute against other Complex Orders, and the component Legs of the Complex Order may trade at prices equal to the corresponding prices on the BOX Book.<sup>39</sup> In other words, the fact that interest on the BOX Book for a Non-standard Strategy is not sufficient to execute an opposite side Complex Order in its entirety does not mean there is no interaction or a loss of priority. Interest on the BOX Book will execute against a Complex Order for a Non-standard Strategy to the extent possible, after which the Complex Order may be executed against another Complex Order at a price equal to, but not worse than, the corresponding price on the BOX Book.

This treatment of Non-standard Strategies promotes just and equitable principles of trade, removes impediments to and perfects the mechanism of a free and open market and national market system and otherwise is consistent with the requirements of Section 6(b)(5) of the Act<sup>40</sup> because the alternatives to this proposal would be either to create a locked market on the Complex Order Book or to reject an incoming Complex Order that is readily executable against a resting Complex Order. The Exchange does not believe that either of these alternatives is consistent with the

requirements of Section 6(b)(5)<sup>41</sup> of the Act because the two Complex Orders would miss an opportunity for execution, but the orders on the BOX Book gain no benefit because these orders cannot interact with the incoming Complex Order either. The Exchange believes, therefore, that its proposal is the best solution to the dilemma. Furthermore, the Exchange believes this procedure is consistent with the intent of the principle that a Complex Order execute "at least one Leg better than BBO for each options instrument" as this principle assumes there is sufficient quantity to respect the ratio of a Complex Order when prices are otherwise in line. In other words, orders are executable only against one another where both match at a price and a quantity. Therefore, the Exchange believes its proposal is consistent with the rationale for otherwise having one Leg price better than BBO since it will give priority to interest on the BOX Book over Complex Orders where the quantity on the BOX Book is sufficient to respect the ratio of the executable Complex Order for a Non-standard Strategy.

#### *Example 5: Execution of Leg Orders on Non-Standard Strategy*

Assume a Non-standard Strategy consisting of the simultaneous purchase of one Option A instrument and two Option B instruments (A+2B).

The order books are initially as follows:

BOX Book for Option A is:

Order to buy 2 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.06  
Order to sell 2 at \$1.10

BOX Book for Option B is:

Order to buy 3 at \$1.00  
Order to sell 3 at \$1.10

Complex Order Book for Strategy A+2B:

Complex Order to buy 2 at \$3.00  
Complex Order to buy 5 at \$2.90  
Complex Order to sell 10 at \$3.20

Since A+2B is a Non-standard Strategy (a one-for-two ratio), no Implied Order for A+2B is broadcast. The cBBO is \$3.00 bid, \$3.26 offered.

In this example, a Complex Order is received to sell 2 A+2B at \$3.00. This order can match with the existing bid for three Strategies at \$3.00 on A+2B.

However, as the Exchange proposes to give priority to interest on the BOX Book over executable Complex Orders even where no Implied Order is being broadcast for the Strategy, 1 of the 2

<sup>35</sup> See proposed Rule 7240(b)(3)(i) and (ii).

<sup>36</sup> Various options mechanisms such as the BOX PIP and the NOM price improving order have been implemented because it is recognized that one cent is a significant and material improvement to customers. See Securities Exchange Act Release Nos. 49068 (January 13, 2004), 69 FR 2775, 2799 (January 20, 2004) (SR-BSE-2002-15) (Order Approving BOX Facility), and 57478 (March 12, 2008), 73 FR 14521 (March 18, 2008) (SR-NASDAQ-2007-004) (Order Approving NASDAQ Options Market).

<sup>37</sup> The Chicago Board Options Exchange, Inc. permits trading Complex Orders in one cent minimum increments, providing additional price points at which Complex Orders could be executed. See Securities Exchange Act Release Nos. 57556 (March 26, 2008), 73 FR 18018 (April 2, 2008) (Order Approving CBOE-2008-03)

<sup>38</sup> The Penny Pilot Program has been in effect since January 26, 2007. See Securities Exchange Act

Release No. 55155 (Jan. 23, 2007), 72 FR 4741 (Feb. 1, 2007) (SR-BSE-2006-49). At the beginning of 2013, more than 350 classes of options are included in the Penny Pilot Program. See BOX Regulatory Circular 2012-30, available online at [http://boxexchange.com/f\\_circulars/RC-2012-30\\_Penny\\_Pilot\\_Classes\\_Listed\\_on\\_BOX.pdf](http://boxexchange.com/f_circulars/RC-2012-30_Penny_Pilot_Classes_Listed_on_BOX.pdf)

<sup>39</sup> See proposed Rule 7240(b)(2)(ii).

<sup>40</sup> 15 U.S.C. 78f(b)(5).

<sup>41</sup> 15 U.S.C. 78f(b)(5).



contracts to sell A+2B at \$3.00 will execute against the orders on the respective Legs (selling 1 A and 2 B at \$1.00 each ( $\$1.00 + 2(\$1.00) = \$3.00$ )). After this initial execution against the BOX Book, the order books are as follows:

BOX Book for Option A is:

Order to buy 1 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.06  
Order to sell 2 at \$1.10

BOX Book for Option B is:

Order to buy 1 at \$1.00  
Order to sell 3 at \$1.10

Complex Order Book for Strategy A+2B:

Complex Order to buy 2 at \$3.00  
Complex Order to buy 5 at \$2.90  
Complex Order to sell 10 at \$3.20

One Complex Order to sell A+2B at \$3.00 remains.

Because insufficient quantity remains on the bid of B at \$1.00 to combine with the bid on A to respect the Complex Order ratio, the remaining order to sell 1 A+2B at \$3.00 will be executed against the resting Complex Order to buy at \$3.00. In this case, the proposed rules for trading Complex Orders on BOX may result in the match of two Complex Orders without at least one Leg having a price better than the best prices on the BOX Book.<sup>42</sup>

#### (5) Valid Order Types for Complex Orders

Proposed Rule 7240(b)(4)(i) provides that Complex Orders may be entered as Fill-and-Kill orders, Limit Orders, BOX-Top Orders, Market Orders, or Session Orders, each as defined in existing Rule 7110. The Exchange proposes to delete the provision in existing Rule 7240(b)(4) that provides that Complex Orders may be entered as all-or-none orders because BOX does not have such orders. BOX currently permits Fill-and-Kill Orders which are immediately executed against any existing orders at the specified price or better, up to the volume of the Fill-and-Kill Order. Any residual volume left is cancelled.<sup>43</sup> The Exchange proposes Rule 7240(b)(4)(i) to add Limit Orders, BOX-Top Orders, Market Orders and Session Orders as order types permitted for Complex Orders. Each of these order types are currently permitted on BOX for single option series and are defined in existing Rule 7110.

The Exchange proposes Rule 7240(b)(4)(ii) to specify that BOX-Top Complex Orders are executed at the best price available in the market for the

total quantity available from any contra bid (offer). Any residual volume left after part of a BOX-Top Complex Order has been executed is automatically converted to a limit order on the Complex Order Book at the net Strategy price at which the original BOX-Top Complex Order was executed. See the additional discussion in Section 3(c) and Example 11 below for details on the handling of BOX-Top Orders which partially execute against a Legging Order on a non-penny series.

#### c. Legging Order Execution and Priority

The Exchange proposes Rule 7240(c) to permit the implementation of Legging Orders. Proposed Rule 7240(c)(1) defines a Legging Order as “a Limit Order on the BOX Book that represents one side of a Complex Order that is to buy or sell an equal quantity of two options series resting on the BOX Complex Order Book.” A Legging Order is a firm order that is included in the BBO if it is equal to, or better than, the existing BBO.

The Exchange proposes that Legging Orders will only be generated for Complex Orders with two Legs and with a ratio of one-to-one.<sup>44</sup> As a result, no Legging Orders will be generated for Complex Orders with more than two Legs or with a ratio other than one-to-one. Legging Orders will be automatically generated on behalf of a Complex Order so that they are represented on the BOX Book.<sup>45</sup> Unlike Implied Orders, a Legging Order will not necessarily be equal to or better than NBBO; however, the usual Exchange rules regarding filtering against NBBO<sup>46</sup> will continue to apply to the BOX Book to ensure no Legging Order will be executed at a price outside NBBO.

A Legging Order may be automatically generated for one Leg of a Complex Order at a price at which the net price can be achieved when the other Leg is executed against the best displayed bid or offer on the BOX Book at a price equal to or better than NBBO.<sup>47</sup> In other words, a Legging Order to buy Option A, derived from a Complex Order to buy A+B, will only be generated if the outright best offer on BOX for Option B is equal to or better than NBBO.<sup>48</sup> This

does not necessarily mean that the Legging Order bid on Option A will be equal to the best bid on Option A on the BOX Book, nor that it will be equal to or better than NBBO for Option A. However, due to the NBBO filtering rules already in place for interest on the BOX Book,<sup>49</sup> the Legging Order on Option A will only be eligible for execution if it is equal to NBBO and at a better price than any outright bid on Option A on the BOX Book.

Similar to price improving orders on the NASDAQ Options Market (“NOM”), the Exchange believes that automatically generating Legging Orders, which will not be executed until after all other executable interest on the BOX Book at the same price is executed in full, will provide additional execution opportunities for Complex Orders without negatively impacting any investors in the regular market.<sup>50</sup> In fact, the generation of Legging Orders may enhance execution quality for investors in the regular market by improving the price and/or size of the BBO and by providing additional execution opportunity for resting orders on the BOX Book.

#### (1) Calculation and Display of Legging Orders

A Legging Order may be priced and ranked on the BOX Book at a price other than its generated price to buy (sell) and may be displayed at a different price in the following two cases.

First, where the Legging Order price does not respect the price increment of the option series, for display purposes, it will be rounded down (in the case of a buy order) or up (in the case of a sell order) to the nearest valid trading increment. Legging Orders will be automatically generated at prices in one cent increments but, for series trading in nickels or larger increments, will be displayed at the nearest minimum trading increment.

Legging Orders to buy (sell) in an options series with a minimum trading increment greater than one cent are displayed at the appropriate minimum trading increment permitted for the series below (above) the price of the automatically generated Legging Order, (rounding down to the proper increment for buy orders and up to the proper increment for sell orders). While a Legging Order will be displayed at the rounded price in the case of non-penny series, any execution of the Legging Order will occur at the price at which

<sup>44</sup> See proposed Rule 7240(c)(1).

<sup>45</sup> See proposed Rule 7240(b)(3)(ii).

<sup>46</sup> See existing Rule 7130(b).

<sup>47</sup> See proposed Rule 7240(c)(2). The proposed Legging Order rules are based on ISE

Rules 715(k) and 722(b)(3)(ii). A market participant on the NASDAQ Options Market (“NOM”) may enter Price Improving Orders on NOM that would potentially execute at a one cent increment within the NBBO. See NOM Approval Order, SEC Release No. 34–57478 (March 12, 2008) 73 FR 14521 at 14528–14530 (March 18, 2008).

<sup>48</sup> See proposed Rule 7240(c)(2).

<sup>49</sup> See existing Rule 7130(b).

<sup>50</sup> See NOM Approval Order, SEC Release No. 34–57478 (March 12, 2008) 73 FR 14521 at 14529–14530 (March 18, 2008).

<sup>42</sup> See proposed Rule 7240(b)(2)(ii).

<sup>43</sup> See existing Rule 7110(e)(1)(ii).



it is generated and will be in a one cent increment.<sup>51</sup>

Second, where the generated price of a Legging Order locks or crosses the best bid or offer of another exchange it will be ranked at the opposite side NBBO price and displayed on the BOX Book at a price rounded down (up) in the case of a buy (sell) Legging Order to the nearest trading increment for the options instrument. The displayed price of the Legging Order will be adjusted for subsequent changes to the opposite side NBBO in accordance with these principles if the adjustment will result in an improvement to the previously displayed price. If an incoming order is executable against such Legging Order, it will be executed at the NBBO.<sup>52</sup>

*Example 6: Display and Execution of Legging Order That Locks/Crosses NBBO*

Assume the following for Option A:  
NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.04

BOX Book for Option A is:

Order to buy 10 at \$1.03  
Order to sell 10 at \$1.05

First Event:

A Complex Order to buy 10 A+B is received. The best BOX offer on Option B generates a Legging Order to buy 10 A at \$1.04. Since this would lock the opposite side NBBO, it is displayed on the BOX Book as an order to buy at \$1.03. The BOX Book for Option A then is as follows:

BOX Book for Option A is:

Legging Order to buy 10 at \$1.03  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.05

Second Event:

Following the First Event, an order to sell 5 A at \$1.03 is received. This executes against the Legging Order at \$1.04. Even though the Legging Order and the outright order to buy Option A were displayed at the same price, the Legging Order trades first because the price at which it can trade (opposite side NBBO of \$1.04) gives it price priority.

The NBBO and BOX Book for Option A then are as follows:

NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.04

BOX Book for Option A is:

Legging Order to buy 5 at \$1.03  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.05

Third Event:

Following the Second Event, the NBBO offer subsequently changes to \$1.05 and the remaining 5 contracts of Option A on the Legging Order will be displayed at \$1.04. The NBBO and BOX Book for Option A are then as follows:

NBBO for Option A is:

NBBO Bid is \$1.04  
NBBO Offer is \$1.05

BOX Book for Option A is:

Legging Order to buy 5 at \$1.04  
Order to sell 10 at \$1.05  
Order to buy 10 at \$1.03

Where an options instrument is part of two or more distinct strategies, multiple Legging Orders may be generated. In this case, the principles above regarding display and ranking prices in the case of locked or crossed opposite side NBBO will be observed. The example below illustrates how trade allocations will be performed in the case where several Legging Orders are displayed and ranked at the same price.

*Example 7: Display and Execution of Legging Orders From Multiple Complex Orders*

Assume the following for Option A:

NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.04

BOX Book for Option A is:

Order to buy 10 at \$1.03  
Order to sell 10 at \$1.07

First Event:

A Complex Order to buy 10 A+B is received. The best BOX offer on Option B generates a Legging Order ("Order 1") to buy 10 A at \$1.04. Order 1 is ranked on the BOX Book at \$1.04 and displayed on the BOX Book as an order to buy at \$1.03.

Next, a Complex Order to buy 10 A+C is received. The best BOX offer on Option C generates a Legging Order ("Order 2") to buy 10 A at \$1.05. Order 2 is ranked on the BOX Book at \$1.04 and displayed on the BOX Book as an order to buy at \$1.03.

Next, a Complex Order to buy 10 A+D is received. The best BOX offer on Option D generates a Legging Order ("Order 3") to buy 10 A at \$1.06. Order 3 is ranked on the BOX Book at \$1.04 and displayed on the BOX Book as an order to buy at \$1.03. After the foregoing three Complex Orders have been entered, and the resulting Legging Orders generated, the BOX Book for Option A then is as follows:

BOX Book for Option A is:

Legging Order to buy 10 at \$1.04 (Order 1, displayed at \$1.03)  
Legging Order to buy 10 at \$1.04 (Order 2, displayed at \$1.03)

Legging Order to buy 10 at \$1.04 (Order 3, displayed at \$1.03)  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.07

Second Event:

Following the First Event, the NBBO Offer for Option A changes from \$1.04 to \$1.05.

The NBBO and BOX Book for Option A, in order of priority, then are as follows:

NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.05

BOX Book for Option A is:

Legging Order to buy 10 at \$1.05 (Order 2, displayed at \$1.04)  
Legging Order to buy 10 at \$1.05 (Order 3, displayed at \$1.04)  
Legging Order to buy 10 at \$1.04 (Order 1, displayed at \$1.04)  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.07

Third Event:

Following the Second Event, the NBBO Offer for Option A changes from \$1.05 to \$1.06.

The NBBO and BOX Book for Option A, in order of priority, then are as follows:

NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.06

BOX Book for Option A is:

Legging Order to buy 10 at \$1.06 (Order 3, displayed at \$1.05)  
Legging Order to buy 10 at \$1.05 (Order 2, displayed at \$1.05)  
Legging Order to buy 10 at \$1.04 (Order 1, displayed at \$1.04)  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.07

Fourth Event:

Following the Third Event, an order to buy 10 A at \$1.05 is received.

The NBBO and BOX Book for Option A, in order of priority, then are as follows:

NBBO for Option A is:

NBBO Bid is \$1.03  
NBBO Offer is \$1.06

BOX Book for Option A is:

Legging Order to buy 10 at \$1.06 (Order 3, displayed at \$1.05)  
Order to buy 10 at \$1.05  
Legging Order to buy 10 at \$1.05 (Order 2, displayed at \$1.05)  
Legging Order to buy 10 at \$1.04 (Order 1, displayed at \$1.04)  
Order to buy 10 at \$1.03  
Order to sell 10 at \$1.07

(2) Priority of Legging Orders

A Legging Order may execute against an incoming order only after all other executable orders and quotes at the

<sup>51</sup> See proposed Rule 7240(c)(2).

<sup>52</sup> See proposed Rule 7240(c)(2).

same price are executed in full.<sup>53</sup> Legging Orders will only be eligible for execution after being filtered against NBBO pursuant to existing Rule 7130(b).<sup>54</sup> When a Legging Order is executed, the other component Leg of the Complex Order will be automatically executed against the displayed BBO.<sup>55</sup>

The following example illustrates the interaction of orders on the BOX Book, Complex Orders and Legging Orders.

*Example 8: Legging Order Execution*

BOX Book for Option A is:

Order to buy 10 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.20  
Order to sell 20 at \$1.25

BOX Book for Option B is:

Order to buy 10 at \$1.00  
Order to sell 20 at \$1.20

Complex Order Book for Strategy A+B:

Complex Order to buy 10 at \$2.25  
Implied Order to buy 10 at \$2.00  
Implied Order to sell 20 at \$2.40

Legging Orders to buy 10 A at \$1.05 (resulting from the Complex Order to buy 10 A+B at \$2.25 minus the order to sell 20 B at \$1.20) and 10 B at \$1.05 (resulting from the Complex Order to buy 10 A+B at \$2.25 minus the order to sell 20 A at \$1.20) may be automatically generated, improving the BOX best bid for each of Leg A and Leg B, respectively, to \$1.05.

The resulting order books are as follows:

BOX Book for Option A is:

Legging Order to buy 10 at \$1.05  
Order to buy 10 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.20  
Order to sell 20 at \$1.25

BOX Book for Option B is:

Legging Order to buy 10 at \$1.05  
Order to buy 10 at \$1.00  
Order to sell 20 at \$1.20

Complex Order Book for Strategy A+B:

Complex Order to buy 10 at \$2.25  
Implied Order to buy 10 at \$2.00  
Implied Order to sell 20 at \$2.40

Subsequently, an outright order to sell 10 of A is received. This order will execute against the Legging Order to buy A at \$1.05 and there will be an automatic execution of the other Leg of the Complex Order against the displayed offer for B at \$1.20. As a result, the net price of \$2.25 is achieved for the Complex Order (buy A at \$1.05 + buy B at \$1.20 = \$2.25 net). Since the

Complex Order to buy 10 at \$2.25 has been filled, the Legging Order to buy B at \$1.05 will be automatically cancelled.

In addition to enabling the execution of the Complex Order at a net price of \$2.25, which otherwise would not have been possible, the Legging Order also enhanced execution for outright orders on the BOX Book because (i) the incoming outright order to sell A received a better price (\$1.05 instead of \$1.00); and (ii) additional liquidity to execute resting interest to sell 10 of B at \$1.20 was provided by the Complex Order.

*Example 9: Priority of Legging Orders at Same Price*

BOX Book for Option A is:

Legging Order to buy 10 at \$1.00  
Order to buy 10 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.20  
Order to sell 20 at \$1.25

BOX Book for Option B is:

Legging Order to buy 10 at \$1.00  
Order to buy 10 at \$1.00  
Order to sell 20 at \$1.20

Complex Order Book for Strategy A+B:

Complex Order to buy 10 at \$2.20  
Implied Order to buy 10 at \$2.00  
Implied Order to sell 20 at \$2.40

The Complex Order to buy A+B at \$2.20 results in Legging Orders on each of Option A and Option B equal to the best outright orders on the BOX Book for each Leg at \$1.00.

Assume the Complex Order to buy 10 A+B at \$2.20 was received prior to the receipt of the outright order to buy 10 A at \$1.00. Thus, the Legging Order at \$1.00 would have "time priority" over the outright order to buy A at \$1.00.

Subsequently, an order to sell 15 A at \$1.00 is received. Since interest on the BOX Book have priority over Legging Orders at the same price,<sup>56</sup> 10 contracts on Option A are executed against the order to buy 10 A at \$1.00. The remaining 5 contracts to sell Option A are then executed, together with a matching 5 contracts of Option B purchased at \$1.20, against the Complex Order.

The order books then are as follows:

BOX Book for Option A is:

Legging Order to buy 5 at \$1.00  
Order to buy 5 at \$0.99  
Order to sell 20 at \$1.20  
Order to sell 20 at \$1.25

BOX Book for Option B is:

Legging Order to buy 5 at \$1.00  
Order to buy 10 at \$1.00

Order to sell 15 at \$1.20

Complex Order Book for Strategy A+B:

Complex Order to buy 5 at \$2.20  
Implied Order to buy 5 at \$1.99  
Implied Order to sell 15 at \$2.40

A Legging Order may be generated when at least one Complex Order and at least one order on the other component Leg of such Complex Order(s) are received. Where there are multiple Complex Orders on the same Strategy at the same price, which is also the best price on the Complex Order Book, generated Legging Orders will be aggregated such that only one Legging Order will exist, relating to that Strategy, with respect to any single option series at any time on the BOX Book. Partial executions against a Legging Order that is generated from multiple Complex Orders will be allocated among such Complex Orders and the related orders on the component Leg based on time priority of such Complex Orders and orders on the BOX Book,<sup>57</sup> regardless of when the Legging Order is generated.

The following Example 10 illustrates the allocation of orders when a Legging Order is generated from multiple Complex Orders.

*Example 10: Time Priority of Legging Orders*

Assume the following orders on A+B bids and B offers (orders below are shown in descending time priority with the earliest orders at the top):

Bids on A+B:

10 at \$2.00 (order x)  
7 at \$2.00 (order y)  
12 at \$2.00 (order z)  
Total: 29 Bids on A+B

Offers on B:

5 at \$1.00 (order a)  
8 at \$1.00 (order b)  
10 at \$1.00 (order c)  
23 Offers on B

The above results in the generation of a Legging Order to buy 23 A at \$1.00 since sufficient bids on A+B exist to accommodate all 23 existing offers on B.

Assume no outright order to buy A at \$1.00 exists and that, subsequently, an order to sell 20 A at \$1.00 (order m) is received. BOX will allocate trades on A+B and B according to the time priority of each until the first 20 orders have been filled. The resulting trade executions are as follows (all trades at \$1.00):

<sup>53</sup> See proposed Rule 7240(c)(3).

<sup>54</sup> See proposed Rule 7240(c)(3).

<sup>55</sup> See proposed Rule 7240(c)(3).

<sup>56</sup> See proposed Rule 7240(c)(3).

<sup>57</sup> See proposed Rule 7240(c)(3).

Qty	Option A		Option B	
	Buyer	Seller	Buyer	Seller
5 .....	order x	order m	order x	order a
5 .....	order x	order m	order x	order b
3 .....	order y	order m	order y	order b
4 .....	order y	order m	order y	order c
3 .....	order z	order m	order z	order c
Total .....	20 Option A executions		20 Option B executions	

The allocation of orders to buy A+B is determined by time priority because all are at the same price (\$2.00). Similarly, the allocation of orders to sell B is determined by time priority because all are at the same price (\$1.00). In this Example 8, note that each buyer of Option A is also buying an equal number of Option B because such buyer is actually buying A+B.

### (3) Other Rules for Legging Orders

A Legging Order is automatically removed from the BOX Book if: (i) Execution of the Legging Order would no longer achieve the net price of the Complex Order when the other component Leg is executed against the best displayed bid or offer on the BOX Book, (ii) the other component Leg of the Complex Order cannot be executed at a price equal to the NBBO, (iii) the Complex Order is executed in full or in part, or (iv) the Complex Order is cancelled or modified.<sup>58</sup>

The Exchange proposes to amend Rule 7110(c)(2) regarding BOX-Top Orders to account for a unique result that occurs when a BOX-Top Order executes with a Legging Order at a one cent increment in a series traded in a larger increment. Under existing Exchange rules, BOX-Top Orders entered into the BOX Book are executed at the best price available in the market for the total quantity available from any contra bid (offer), and any residual volume is automatically converted to a limit order at the price at which the BOX-Top Order was executed.<sup>59</sup> When a BOX-Top Order executes against a Legging Order at a one cent increment in a series traded in a larger increment, the Exchange proposes that any remaining BOX-Top Order quantity will be priced, ranked and displayed on the

BOX Book at the nearest increment tick permitted for the series (rounding down to the proper increment for buy orders and up to the proper increment for sell orders).<sup>60</sup>

#### *Example 11: Partial Execution of BOX-Top Order on Non-Penny Series Instrument With Legging Order*

Assume Option A is a non-penny series with a trading increment at five cent intervals. The BOX Book for Option A is as follows:

BOX Book for Option A is:  
 Legging Order to buy 10 at \$5.02  
 (Legging Order displayed at \$5.00)  
 Order to buy 10 at \$5.00  
 Order to sell 15 at \$5.10  
 Order to sell 10 at \$5.15

A BOX-Top Order to sell 15 A is received. The order will execute for 10 contracts of A against the Legging Order at \$5.02. The remaining quantity will be booked as a sell order for 5 at \$5.05. The resulting BOX Book for Option A would then be:

BOX Book for Option A is:  
 Order to buy 10 at \$5.00  
 Order to sell 5 at \$5.05 (ex BOX-Top Order)  
 Order to sell 15 at \$5.10  
 Order to sell 10 at \$5.15

The unexecuted quantity of a BOX-Top Order that executes against a Legging Order on a non-penny series at the Legging Order's generated (not displayed) price will be rounded up (down) for sell (buy) orders to the nearest valid price increment. The unexecuted portion of a BOX-Top Order will be booked at the same price as its displayed price.

### (4) Proposed Amendments to PIP on Legging Orders

At the conclusion of a PIP, any Legging Order with a price eligible for execution against the PIP Order will cede priority to all quotes and orders, including the Primary Improvement Order and any other Improvement Orders at the same price. In other words, a Legging Order may execute against a PIP Order at the end of a PIP

once all other interest at the same price has been fully executed.<sup>61</sup> The exception would be that a Legging Order on the same side and at the same price as the Primary Improvement Order at the end of a PIP may receive trade allocation if the Primary Improvement Order has included a "surrender quantity" as set forth in existing Rule 7150(g)(6). Note that in the case of a surrender quantity submitted by the Primary Improvement Order, such a Legging Order will trade with the PIP Order only after all other interest (e.g., Unrelated Orders<sup>62</sup> and Improvement Orders) at the same price has been filled. In other words, such Legging Order will only receive a trade allocation after all other interest at same price at the end of a PIP has been filled.

#### *Example 12: "Surrender Quantity" at End of PIP With Legging Order at Price Equal to Primary Improvement Order*

Assume at the end of a PIP to sell 30 contracts of A, the Order Book is as follows:

BOX Book for Option A is:  
 Improvement Order to buy 20 at \$1.02  
 Legging Order to buy 10 at \$1.02  
 Primary Improvement Order to buy 30 at \$1.02  
 PIP Order to sell 30 at \$1.02

Absent a "surrender quantity" submitted with the Improvement Order, the 30 contracts on Option A would be allocated as follows:

- 18 (60%) to the Improvement Order.
- 12 (40%) to the Primary Improvement Order.
- None to the Complex Order which generated the Legging Order.

Suppose instead that the Primary Improvement Order had included a surrender quantity of 6 contracts (e.g., the Primary Improvement Order wishes to only trade 24 contracts at end of PIP). In this case, the trade allocation would be:

- 20 to the Improvement Order.

<sup>61</sup> See proposed Rule 7150(f)(3).

<sup>62</sup> Rule 7150(a) defines Unrelated Order as a non-Improvement Order entered in the BOX market during a PIP.

<sup>58</sup> See proposed Rule 7240(c)(4).

<sup>59</sup> The Exchange notes for comparison that Market Orders are executed at the best price obtainable for the total quantity available when the order reaches the BOX market and any remaining quantity is executed at the next best price available for the total quantity available. This process continues until the Market Order is fully executed. Use of a BOX-Top Order maintains the initial execution price as a limit on the execution of the remainder of an order. See existing Rule 7110(c)(2).

<sup>60</sup> See proposed Rule 7110(c)(2).

- 6 to the Primary Improvement Order.

- 4 to the Complex Order which generated the Legging Order.

The proposed amendments to Rules 7150(i) and 7150(j) provide that Legging Orders on the BOX Book will be treated in the PIP in the same manner as Unrelated Orders are currently. While a PIP is underway on a Leg which is itself part of a Strategy, it is possible that a new order on the Strategy or on the other component Leg (in the case of a Strategy with two Legs and with a ratio of one-to-one) will cause a new Legging Order to be generated for the Leg for which the PIP is in progress. Legging Orders generated on the BOX Book during a PIP will interact with orders in the PIP in the same manner as Unrelated Orders are currently.<sup>63</sup>

Like Unrelated Orders, a Legging Order must be executable to prematurely terminate the PIP or execute with the PIP Order. If a Legging Order is not executable, the PIP will continue through its duration.

#### Executable Orders on Same Side as a PIP Order

The generation of a Legging Order that is on the same side as the PIP Order and whose price is executable against the opposite side BBO, an Improvement Order, a Legging Order, or the Primary Improvement Order, will cause the PIP to terminate early and the PIP Order will execute pursuant to proposed Rule 7150(f)(3).<sup>64</sup>

The following example shows how Legging Orders on the same side as the PIP Order will interact in a PIP on a single Leg:

#### *Example 13: Executable Legging Order on Same Side as PIP Order*

BOX Book for Option A is:

Primary Improvement Order to buy 15 at \$1.01  
 Legging Order to buy 10 at \$1.02  
 Order to buy 10 at \$1.00  
 Order to buy 5 at \$0.99  
 PIP Order to sell 15 at \$1.01  
 Order to sell 10 at \$1.05  
 Order to sell 20 at \$1.06

BOX Book for Option B is:

Legging Order to buy 10 at \$1.02  
 Order to buy 15 at \$1.00  
 Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B:

Complex Order to buy 10 at \$2.07

Implied Order to sell 10 at \$2.10

The Complex Order to buy 10 A+B at \$2.07 was received after the start of the PIP. Subsequently, an order on the BOX Book to sell 5 A at \$1.02 is received prior to the end of the PIP on A. As this order is executable against the Legging Order at \$1.02, the PIP will terminate prematurely and the PIP Order will execute to sell 10 at \$1.02 against the Legging Order to buy 10 at \$1.02. Thereafter, the BOX Trading Host will execute a purchase of 10 B at \$1.05 to complete the Complex Order. The 5 remaining contracts of the PIP Order will execute at \$1.01 with the PIP Primary Improvement Order.

#### *Example 14: Executable Legging Order on Same Side as PIP Order*

Assume the same initial facts as in Example 13 above, except that the Complex Order received after the start of the PIP is to buy 10 A+B at \$2.06, in which case the Legging Orders on Option A and Option B are generated to buy 10 at \$1.01 each. The order books would be as follows:

BOX Book for Option A is:

Primary Improvement Order to buy 15 at \$1.01  
 Legging Order to buy 10 at \$1.01  
 Order to buy 10 at \$1.00  
 Order to buy 5 at \$0.99  
 PIP Order to sell 15 at \$1.01  
 Order to sell 10 at \$1.05  
 Order to sell 20 at \$1.06

BOX Book for Option B is:

Legging Order to buy 10 at \$1.01  
 Order to buy 15 at \$1.00  
 Order to sell 50 at \$1.05

Complex Order Book for Strategy A+B:

Complex Order to buy 10 at \$2.06  
 Implied Order to sell 10 at \$2.10

Subsequently, an order to sell 5 A at \$1.01 is received, causing the PIP to terminate early. However, in this case, the PIP Order would trade with the Primary Improvement Order at \$1.01 because all other orders have priority over Legging Orders at the same price. After the completion of the PIP, the sell order for 5 at \$1.01 would execute against the Legging Order to buy 5 at \$1.01. Thereafter, the BOX Trading Host will execute a purchase of 5 B at \$1.05 to complete the Complex Order.

#### Executable Orders on Opposite Side of a PIP Order

The generation of a Legging Order that is on the opposite side of the PIP Order and can be executed against the opposite side NBBO, BBO, or a Legging Order, will trade against the PIP Order

at one cent better than NBBO if BBO is equal to NBBO, or at NBBO if BBO is worse than NBBO.<sup>65</sup>

The following example shows how Legging Orders on the opposite side of the PIP Order will interact in a PIP on a single Leg.

#### *Example 15: Executable Legging Order on Opposite Side of PIP Order*

BOX Book for Option A is:

Primary Improvement Order to buy 15 at \$1.01  
 Order to buy 10 at \$1.00  
 Order to buy 5 at \$0.99  
 PIP Order to sell 15 at \$1.01  
 Order to sell 10 at \$1.05  
 Order to sell 20 at \$1.06

BOX Book for Option B is:

Order to buy 15 at \$1.00  
 Order to sell 50 at \$1.03

Complex Order Book for Strategy A+B:

Implied Order to buy 10 at \$2.00

Assume NBBO for A is \$1.00 and \$1.04. While the PIP is underway, a Complex Order on A+B to buy 10 at \$2.07 is received, generating a Legging Order to buy 10 A at \$1.04. Since the Legging Order can execute against the NBBO offer on A at \$1.04, the Legging Order to buy 10 A at \$1.04 will execute with the PIP Order. Thereafter, the BOX Trading Host will execute a purchase of 10 B at \$1.03 to complete the Complex Order.

#### d. Related Modifications to Rules

The following discusses proposed additional changes to the rules necessitated by the rule changes discussed above.

##### (1) HSVF Broadcast

The Exchange proposes to amend Rule 7130(a)(2)(iv) (Execution and Price/Time Priority) to add Implied Orders and Legging Orders to the specific items that are displayed to BOX Options Participants through the proprietary High Speed Vendor Feed ("HSVF"). The HSVF is made available to all BOX Options Participants at no charge and, currently, the five best limit prices for single Legs on BOX are provided through the HSVF. The proposed amendment to Rule 7130(a)(2)(iv) will provide that the five best price limit prices and the best-ranked Legging Order (if any), as applicable and defined in Rule 7240(c)(1), will be provided through HSVF for each Leg. Additionally, the Exchange proposes that the five best limit prices and the best-ranked Implied Order (if any), as defined in Rule

<sup>63</sup> No amendments to existing Rules 7150(g) or (h) are necessary. Proposed Rule 7150(f)(3) describes the execution of orders at the end of the PIP, including Legging Orders. A Legging Order is executed only after all other executable orders and quotes at the same price are executed in full.

<sup>64</sup> See proposed Rule 7150(i).

<sup>65</sup> See proposed Rule 7150(j).

7240(d)(1), will be provided through HSVF for each Strategy. All the other items in the HSVF as set forth in Rule 7130(a)(2) will also apply to Complex Orders.

## (2) Definitions

The Exchange proposes to amend the definition of “Central Order Book” or “BOX Book” in Rule 100(a)(10) to mean the electronic book of orders on each single option series maintained by the BOX Trading Host. The Exchange believes this clarifying change will convey the intended meaning to exclude Complex Orders from this definition.

The Exchange proposes to amend existing Rule 100(a)(33) to include definitions of “NBB” to mean the national best bid and “NBO” to mean the national best offer, each as calculated by BOX based on market information received by BOX from OPRA. These definitions are necessary to support the definitions of “cNBB” and “cNBO” in proposed Rule 7240(a).

The Exchange proposes that the terms “cBBO” be defined to mean the best net bid and offer price for a Complex Order Strategy based on the BBO on the BOX Book for the individual options components of such Strategy, “cNBB” be defined to mean the best net bid price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy, “cNBBO” be defined to mean the best net bid and offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy, and “cNBO” be defined to mean the best net offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy.<sup>66</sup>

The Exchange proposes to amend the definition of “Complex Order” in Rule 7240(a)(5) to mean any order involving the simultaneous purchase and/or sale of two or more different options series in the same underlying security, for the same account, in a ratio that is equal to or greater than one-to-three (.333) and less than or equal to three-to-one (3.00) and for the purpose of executing a particular investment strategy.<sup>67</sup>

The Exchange proposes that the term “Complex Order Book” be defined to mean the electronic book of Complex

Orders maintained by the BOX Trading Host.<sup>68</sup>

The Exchange proposes that the term “Complex Order Strategy” or “Strategy” be defined to mean a particular combination of components of a Complex Order and their ratios to one another.<sup>69</sup> The Exchange also specifies in this rule that BOX will assign a Strategy identifier to each Strategy.

## (3) Minimum Increments

The Exchange proposes Rule 7240(b)(1) to provide that bids and offers on a Strategy (i.e., any Complex Order) may be expressed in any decimal price, and that the Legs of a Complex Order may be executed in one cent increments, regardless of the minimum increments otherwise applicable to the individual Legs of the Complex Order. The Exchange also proposes to delete a reference to Stock-Option Order consistent with the change to existing Rule 7240(b)(3) discussed below. Further, the Exchange proposes to delete a reference to priority for Complex Orders at a net price that is not a multiple of the minimum increment. The Exchange believes that this provision is unnecessary if Complex Orders may be expressed in any decimal price.

## (4) Elimination of Unnecessary Order Types

The Exchange proposes to delete existing Rule 7240(b)(3) regarding Execution of Complex Orders and is proposing various new provisions discussed above regarding Complex Order execution. In connection with amending the definition of Complex Order, the Exchange proposes to delete references to the various types of Complex Orders previously included in the rules (Spread, Straddle, Strangle, Combination, Ratio, Butterfly Spread, BOX Spread and Collar) because these designations will be unnecessary upon implementation of the other proposed rule changes. References to certain order types (Stock-Option Orders and SSF-option Orders) are proposed to be deleted because BOX does not have these order types. If these order types are to be traded on BOX in the future, the Exchange will file an appropriate rule change under Section 19(b)(1) of the Act.<sup>70</sup>

The Exchange proposes deleting Rule 7240(b)(4) regarding Types of Complex Orders, to be replaced by newly proposed 7240(b)(4) discussed above. Additionally, the Exchange proposes

renumbering Rule 7240(b)(5), which prohibits Complex Orders being submitted to BOX as Directed Orders or to the PIP, to proposed 7240(b)(4)(iii). The Exchange also proposes deleting Rule 7240(c) regarding how a Participant may propose trading a Strategy on BOX. The planned implementation of the new BOX functionality for Complex Orders will permit Participants to create a Strategy simply by submitting a Complex Order for that Strategy to BOX. The current provision describes a more manual process for establishing a Strategy that will now be unnecessary and thus, not applicable. As such, the Exchange believes it is appropriate to delete this provision. The Exchange proposes to also delete IM-7240-1 regarding trading Stock-Option Orders and SSF-option Orders as inapplicable because BOX does not have these order types.

## (5) BOX Trading System Capacity

The number of Strategies created on a Complex Order Book requires adequate systems support and overhead and the number of different Strategies that could be created is nearly endless. Complex Order transactions represent approximately one-fourth of overall options industry volume. Complex Order trading is generally concentrated in a limited number of classes. However, the Complex Order market relies on orders rather than the standard options market reliance on quoted liquidity. As a result, message traffic for Complex Orders is only a fraction of the overall options market. BOX maintains a rigorous capacity planning program that monitors system performance and projected capacity demands. This program is designed to ensure that the system has sufficient capacity to support existing and future trading needs of BOX. As a general matter, the Exchange considers the potential impact on systems capacity of all new initiatives. In particular, the Exchange analyzed the potential for additional message traffic resulting from implementation of this Complex Order proposal and concluded that the Exchange has sufficient systems capacity to handle this implementation without degrading systems performance.

Consistent with the limitations set forth in proposed Rule 7240(d) and above, the Exchange will closely monitor the generation of Implied Orders to ensure that they do not negatively impact system capacity and performance. The Exchange also will closely monitor the generation of Legging Orders to ensure that they do not negatively impact system capacity and performance. While generating

<sup>66</sup> See proposed Rule 7240(a)(1)–(4).

<sup>67</sup> See proposed Rule 7240(a)(5). See ISE Rule 722(a)(1). See also, the definition of “Complex Trade” in the Options Order Protection and Locked/Crossed National Market System Plan Securities Exchange Act Release No. 60405 (July 30, 2009), 74 FR 39362 (August 6, 2009). See also Exchange Rule 15000(e) and ISE Rule 1900(d).

<sup>68</sup> See proposed Rule 7240(a)(6).

<sup>69</sup> See proposed Rule 7240(a)(7).

<sup>70</sup> 15 U.S.C. 78s(b)(1).

Implied Orders and Legging Orders does require additional systems processes, the Exchange expects the impact of these activities to be negligible under all but the most severe market conditions. Therefore, the Exchange believes that it possesses sufficient capacity to meet investor demand.

## 2. Statutory Basis

### a. Principles of Complex Orders and Interaction With the BOX Book

The proposed rule change is consistent with the requirements of the Act and the rules and regulation thereunder applicable to the Exchange as required by Section 19(b)(2) of the Act.<sup>71</sup> As described more fully below, the Exchange believes that the proposal is consistent with the requirements of Section 6(b) of the Act,<sup>72</sup> in general, and furthers the objectives of Section 6(b)(5) of the Act<sup>73</sup> in particular, in that it is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest.

The proposed rule changes are consistent with the Act and further the foregoing objectives of Section 6(b)(5) of the Act<sup>74</sup> by increasing interaction between Complex Orders and interest on the BOX Book, including components of Complex Order Strategies; providing greater liquidity by providing increased opportunity for order execution; and improving execution prices compared to those otherwise available in the market.

The Exchange believes this proposal is a reasonable modification to its rules, designed to facilitate increased interaction between orders on the Complex Order Book and orders on the BOX Book, and to do so in such a manner as to ensure a dynamic, real-time trading mechanism that maximizes the opportunity for trade executions for both Legs and Complex Orders. The Exchange believes that it is appropriate and consistent with the Act, for the purpose of clarity and in the public interest, to (i) adopt the proposed amendments to Rules 100(a)(10) and 100(a)(33), (ii) adopt the proposed

amendments to Rule 7110(c)(2), (iii) adopt the proposed amendments to Rule 7130(a)(2)(iv), (iv) adopt the proposed amendments to Rules 7150(f)(3), 7150(i) and 7150(j), and (v) delete in its entirety the existing provisions of Rule 7240 (Complex Orders) and adopt the proposed Rule 7240.

### b. Complex Order Execution and Priority

The Exchange believes the proposed rule changes will result in more efficient trading and reduce the risk that Complex Orders fail to execute for investors by providing additional opportunities to fill Complex Orders, and that the changes are consistent with the Act. The Exchange believes that increased interaction, where possible, on a continuous and real-time basis of the bids and offers on each Leg comprising a Strategy with the bids and offers on the corresponding Strategy and vice versa, through Implied Orders and Legging Orders, will benefit market participants and investors. The proposed rule changes will allow Complex Orders to interact with interest on the BOX Book and, conversely, allow interest on the BOX Book to interact with Complex Orders in an efficient and orderly manner. Orders on the BOX Book comprising a Strategy may interact with Complex Orders on the Strategy and a combination of a Complex Order and an order on a Leg comprising the Complex Order may also interact with orders on other Legs comprising the Strategy.

The Exchange also believes the interaction of orders will benefit investors by increasing the opportunity for Complex Orders to receive execution, while also enhancing execution quality for orders on the BOX Book. Generally, the options industry rules for the execution of Complex Orders, and the current Exchange Rules, provide that two Complex Orders may execute against one another if the execution prices of the component Legs result in a net price that is better than the best customer limit order available for the individual component Legs. This permits an exchange, when executing two Complex Orders against one another, to execute each component Leg on the market's best bid or offer so long as the execution does not trade ahead of customer interest.

The Exchange believes the proposed rule change for trading Complex Orders on BOX is a step forward in options Complex Order execution. The proposed rules require that, before executing against another Complex Order, a Complex Order on BOX will execute first against orders on the BOX

Book if the net price of such orders is equal to the best price on the Complex Order Book, provided that all of the orders on the BOX Book are equal to or better than their respective NBBO.<sup>75</sup> The Exchange believes this is consistent with the Act and represents two improvements to the rules on other options exchanges regarding Complex Order trading: (i) The priority of the BOX Book is not limited to "if any of the bids or offers established in the marketplace consist of a Customer Order"<sup>76</sup> and (ii) any Complex Order execution, whether against another Complex Order or against interest on the BOX Book, will be at a price at least equal to the cNBBO.<sup>77</sup> Thus, each Leg of a Complex Order will be executed at a price that is equal to or better than NBBO and BBO for that series.

A Complex Order will execute against other Complex Orders resting on the Complex Order Book if the net price is better than cBBO<sup>78</sup> and is equal to or better than the cNBBO,<sup>79</sup> except in the case of Complex Orders on Non-standard Strategies as described below. The proposed definitions of cBBO and cNBBO are consistent with the rules of another options exchange as previously approved by the Commission. Therefore, the Exchange believes this proposed change is consistent with the goals of the Act that an Exchange's rules be designed to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest.

The exception to the priority of the BOX Book is the execution of a Complex Order on Non-standard Strategies,<sup>80</sup> as provided in proposed Rule 7240(b)(2)(ii). Complex Orders for Non-standard Strategies will execute against interest on the BOX Book for the individual Legs of the Strategy for all of

<sup>75</sup> See proposed Rule 7240(b)(3).

<sup>76</sup> See, e.g., ISE Rule 722(b)(2).

<sup>77</sup> "cNBBO" is defined as the "the best net bid and offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy." See proposed Rule 7240(a)(3).

<sup>78</sup> "cBBO" is defined as "the best net bid and offer price for a Complex Order Strategy based on the BBO on the BOX Book for the individual options components of such Strategy." See proposed Rule 7240(a)(1) and Commentary .08(a)(iv) to PHLX Rule 1080.

<sup>79</sup> "cNBBO" is defined as "the best net bid and offer price for a Complex Order Strategy based on the NBBO for the individual options components of such Strategy." See proposed Rules 7240(a)(3) and 7240(b)(3)(iii)(A). See also, Commentary .08(a)(vi) to PHLX Rule 1080.

<sup>80</sup> "Complex Order Strategy" or "Strategy" is defined as "a particular combination of components of a Complex Order and their ratios to one another. BOX will assign a strategy identifier to each Strategy." See proposed Rule 7240(a)(7).

<sup>71</sup> 15 U.S.C. 78s(b)(2).

<sup>72</sup> 15 U.S.C. 78f(b).

<sup>73</sup> 15 U.S.C. 78f(b)(5).

<sup>74</sup> 15 U.S.C. 78f(b)(5).

the quantity available at the best price in a permissible ratio until the quantities remaining on the BOX Book are insufficient to execute against the Complex Order while respecting the ratio. Following such execution, the remaining quantity of the Complex Order may execute against other Complex Orders and the component Legs of the Complex Order may trade at prices equal to the corresponding prices on the BOX Book (for more detail, see Example 5 above related to Non-standard Strategies).

The Exchange proposes to apply the straightforward principle of allowing execution of a Complex Order against another Complex Order when interest on the BOX Book at the same net price has already been executed. Thus, the execution price will be at a price better than cBBO (except in the case of insufficient quantity for Non-standard Strategies where the execution could occur at a price equal to cBBO). In the case of Non-standard Strategies, interest on the BOX Book will still have priority and be executed before a Complex Order, to the extent that there is sufficient quantity on the BOX Book to respect the ratio of the Strategy.

The Exchange believes its proposed rules regarding executions of Non-standard Strategies are consistent with the goals of the Act to remove impediments to and perfect the mechanism of a free and open market and a national market system; and, in general, to protect investors and the public interest. In particular, the proposed rules ensure that interest on the BOX Book will have priority to the extent sufficient quantity exists on each Leg to respect the ratio of the Strategy.<sup>81</sup> Thereafter, Complex Orders for a Non-standard Strategy may execute against one another and the component Legs of the Complex Orders may trade at prices equal to the corresponding prices on the BOX Book. The proposed rules prevent circumstances that may otherwise create a locked market on the Complex Order Book or require rejection of an incoming Complex Order that is executable against a resting Complex Order. In the absence of these safeguards, otherwise executable Complex Orders would lose opportunities for execution without any compensating benefit to interest on the BOX Book that are unable to interact with the incoming Complex Order. Accordingly, the Exchange believes that it proposes the best solution to the dilemma consistent with the requirements of the Act, and specifically Section 6(b)(5) thereof.<sup>82</sup> Furthermore,

the Exchange believes this procedure is consistent with the intent of the principle that a Complex Order execute “at least one Leg better than BBO for each options instrument” as this principle obviously assumes that there is sufficient quantity to respect the ratio of a Complex Order when prices are otherwise in line. In other words, orders can only execute against orders and an order must have both a price and a quantity. Therefore, the Exchange believes the proposed rules regarding executions of Non-standard Strategies will benefit market participants and investors, provide additional opportunities for market participants to obtain executions of their Non-standard Strategies and thus, create a more efficient market. As such, the Exchange believes the proposal is consistent with the goals of the Act.

In requiring this, the principle is designed to ensure that at least one Leg will execute at a price better than BBO, except in the limited circumstance where there is insufficient quantity, with respect to one of the Legs, on the BOX Book to respect the ratio of the Complex Order. The Exchange believes the proposed rule change is a step forward in Complex Order execution because Implied Orders and Legging Orders will increase the interaction of orders on BOX and increase opportunities for order execution. Additionally, the proposed rules for filtering Complex Orders against NBBO should provide Complex Order executions at prices comparably better than otherwise available in the market.<sup>83</sup> As such, the Exchange believes the proposed rule change regarding Complex Order execution and priority is consistent with the goals of the Act to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and to protect investors and the public interest.

Other exchange rules currently provide that an incoming Complex Order would trade with a Complex Order that is resting on the Complex Order Book, unless the best bid/offer on either of the component Legs of the Strategy were a customer.<sup>84</sup> For the reason stated below, the Exchange is proposing no such limitation to restrict Complex Order execution on BOX. Because of the priority of the BOX Book over the Complex Order Book in the proposed rule change, a Complex Order will execute first against the BOX Book with respect to each component Leg,

and any subsequent execution of the remaining quantity of the Complex Order will be at a price that ensures that “at least one Leg of the Complex Order must trade at a price that is better than the corresponding bid or offer in the marketplace,”<sup>85</sup> (i.e., on BOX, at least one Leg of the Complex Order will execute at a price better than BBO), except for Complex Orders on Non-standard Strategies, which may be executed against other Complex Orders and the component Legs of the Complex Orders may trade at prices equal to the corresponding prices on the BOX Book.

This principle is not limited to instances where a customer limit order is at a price equal to the BBO. Because the component Leg Orders of a Complex Order will have priority and this interest on the BOX Book can execute with a Complex Order on the opposite side of the market, the proposed rule change would ensure that no resting Complex Orders trade before orders on the BOX Book for the component Legs. The Exchange believes this will provide greater opportunities for executions of Complex Orders on BOX, and will benefit the overall BOX market for the component Legs as well.

For the reasons set forth above, the Exchange believes the proposed rule change regarding Complex Order execution, and the priority proposed for interest on the BOX Book, is consistent with the goals of the Act to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and to protect investors and the public interest.

#### (1) Implied Orders and Priority of the BOX Book

The Exchange proposes to define an Implied Order to mean “a Complex Order at the cNBBO, derived from the orders at the BBO on the BOX Book for each component Leg of a Strategy, provided each component Leg is at a price equal to NBBO for that series.”<sup>86</sup> The Exchange believes the generation of Implied Orders is consistent with the goals of the Act to remove the impediments to and perfect the mechanism of a free and open market because their addition to the marketplace should facilitate additional transactions and interaction between orders on the Complex Order Book and orders on the BOX Book. The Exchange believes the addition of Implied Orders to the BOX market will benefit market makers, traders, and retail investors trading on BOX by enhancing execution quality and the likelihood and

<sup>81</sup> See proposed Rule 7240(b)(2)(ii).

<sup>82</sup> 15 U.S.C. 78f(b)(5).

<sup>83</sup> See proposed Rule 7240(b)(3)(iii).

<sup>84</sup> See, e.g., ISE Rule 722(b)(2) and Commentary .08(c)(iii) to PHLX Rule 1080.

<sup>85</sup> See proposed Rule 7240(b)(2)(i).

<sup>86</sup> See proposed Rule 7240(d)(1).



efficiency of trade execution. In the absence of the proposed rule, Complex Orders that would otherwise execute against interest on the BOX Book would not trade.

Implied Orders are generated and broadcast for Strategies with two Legs and with a ratio of one-to-one.<sup>87</sup> This limitation results in a manageable and useful set of possible Implied Orders, removing impediments to and perfecting the mechanism of a free and open market. Limiting Implied Orders to Strategies with two Legs and with a ratio of one-to-one is consistent with the purposes of the Act because the massive number of different, potential Strategies for which Implied Orders could otherwise be generated would be unwieldy and consume significant system resources generating, screening and displaying unnecessary Implied Orders, resulting in a less efficient market.

An Implied Order for a Strategy is calculated and broadcast if each of the prices of the component Leg Orders is equal to NBBO.<sup>88</sup> When an Implied Order is no longer at the cNBBO, the Implied Order will be removed and a new Implied Order will be generated, provided there is interest on the BOX Book to generate an Implied Order at the new cNBBO.<sup>89</sup> Also, an Implied Order is not generated if the subject series is going through NBBO exposure pursuant to Rule 7130(b), or using orders in the PIP, Facilitation Auction, or Solicitation Auction.<sup>90</sup> Implied Orders will be removed if either component Leg Order is executed in full, or in part, or cancelled.<sup>91</sup> Until such removal, Implied Orders provide additional likelihood and efficiency of trade execution in furtherance of the goals of the Act. Applying the limitations set forth in proposed Rule 7240(d) and above, the Exchange will closely monitor the generation of Implied Orders to ensure they do not negatively impact system capacity and performance.

The Exchange believes automatically generating Implied Orders will provide additional execution opportunities for Complex Orders and interest on the BOX Book and thus, enhance execution quality for investors on BOX. The Exchange believes the additional opportunities for potential execution through the interaction of orders on the Complex Order Book and orders on the

BOX Book as achieved through Implied Orders, and the potential for enhanced execution quality, as outlined above, promote just and equitable principles of trade, remove impediments to and perfect the mechanism of a free and open market, are in the public interest and, therefore, consistent with the Act.

The Exchange believes the principles set forth in this proposal regarding Complex Order execution and priority are an improvement over the existing rules in the marketplace, and further, are consistent with the goals of the Act to promote just and equitable principles of trade, to prevent fraudulent and manipulative acts, to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest.

## (2) Valid Complex Order Types

The Exchange proposes that Complex Orders may be entered as Fill-and-Kill Orders, Limit Orders, BOX-Top Orders, Market Orders, or Session Orders, each as defined in Rule 7110.<sup>92</sup> The proposed order types currently exist on BOX today with regard to orders on the BOX Book and the Exchange proposes to apply them to Complex Orders. In particular, the Exchange believes that Fill-and-Kill Orders, Limit Orders, BOX-Top Orders, and Session Orders all provide valuable limitations on execution price and time that may protect Participants and investors. Additionally, Session Orders reduce the risk of erroneous or stale orders on the Complex Order Book in the event that a Participant encounters unforeseen systems issues with its connectivity with BOX. The Exchange believes that permitting Complex Orders to be entered with these varying order types will give Participants greater control and flexibility over the manner and circumstances in which their orders may be executed, modified, or cancelled, and thus, will provide for the protection of investors and contribute to market efficiency. Accordingly, the Exchange believes the proposed rule change is consistent with the Act.

## c. Legging Orders

Legging Orders may be automatically generated on behalf of a Complex Order so they are represented at the BBO on individual Legs.<sup>93</sup> A Legging Order is executed after all other executable orders and quotes at the same price are executed in full.<sup>94</sup> When a Legging

Order is executed, the other component Leg of the Complex Order will be automatically executed against the BBO.<sup>95</sup> At the same price on the BOX Book, Legging Orders will be executed in time priority according to the corresponding Complex Order entry time.<sup>96</sup> Legging Orders will only be eligible for execution after being filtered against NBBO pursuant to 7130(b).<sup>97</sup>

The Exchange believes that automatically generating Legging Orders, which will be executed after all other executable interest at the same price is executed in full, will provide additional execution opportunities for Complex Orders without negatively impacting any investors in the regular market.<sup>98</sup> In fact, the generation of Legging Orders may enhance execution quality for investors on the BOX Book by improving the price and/or size of the BBO and by providing additional execution opportunity for resting interest on the BOX Book.

The Exchange also believes that the generation of Legging Orders is compliant with Rule 602 of Regulation NMS (the "Quote Rule") because each Legging Order is a firm order that is included in the BBO if it is equal to or better than the otherwise existing BBO.<sup>99</sup> The Quote Rule requires responsible brokers and dealers to be firm for their quotes.

## (1) Increments

The Exchange proposes that a Legging Order will be placed on the BOX Book at its generated price to buy (sell) and will be displayed at the minimum trading increment permitted for the series (rounding down to the nearest valid increment for the series for buy orders and up to the nearest valid increment for the series for sell orders). Legging Orders will be automatically generated at prices in one cent increments but, for series trading in nickels or other larger increments, will be displayed at the nearest minimum trading increment for the series.<sup>100</sup> The Exchange believes Legging Orders will provide market participants greater ability to execute trades at prices between the minimum trading increments for these series.<sup>101</sup>

<sup>95</sup> See proposed Rule 7240(c)(3).

<sup>96</sup> See proposed Rule 7240(c)(3).

<sup>97</sup> See proposed Rule 7240(c)(3).

<sup>98</sup> See NOM Approval Order, SEC Release No. 34-57478 (March 12, 2008) 73 FR 14521 at 14529-14530 (March 18, 2008).

<sup>99</sup> See NOM Approval Order, SEC Release No. 34-57478 (March 12, 2008) 73 FR 14521 at 14528-14529 (March 18, 2008).

<sup>100</sup> See proposed Rule 7240(c)(1).

<sup>101</sup> See NOM Approval Order, SEC Release No. 34-57478 (March 12, 2008) 73 FR 14521 at 14529-14530 (March 18, 2008).

<sup>87</sup> See proposed Rule 7240(d)(3).

<sup>88</sup> See proposed Rules 7130(a)(2)(iv) and 7240(d)(1).

<sup>89</sup> See proposed Rule 7240(d)(2).

<sup>90</sup> See proposed Rule 7240(d)(4).

<sup>91</sup> See proposed Rule 7240(d)(5).

<sup>92</sup> See proposed Rule 7240(b)(4)(i).

<sup>93</sup> See proposed Rule 7240(c)(2).

<sup>94</sup> See proposed Rule 7240(c)(3).



The Exchange believes Legging Orders will increase opportunities for execution of Complex Orders, potentially increase executions of interest on the BOX Book, and will lead to tighter spreads and finer pricing on BOX. While Legging Orders may not always be displayed at their actual penny increment price, Legging Orders will provide investors the opportunity to trade at a better price than would otherwise be available—inside the disseminated best bid and offer for a particular Leg. The Exchange believes that this opportunity for investors to receive executions inside the disseminated BBO could result in better executions for investors, and that Legging Orders are consistent with the Act.<sup>102</sup>

When a BOX-Top Order executes against a Legging Order at a one cent increment in a series traded in a larger increment, the Exchange proposes that any remaining BOX-Top Order quantity will be priced, ranked and displayed on the BOX Book at the nearest increment tick permitted for the series (rounded up (down) in the case of a sell (buy) order).<sup>103</sup> The Exchange notes for comparison that market orders are executed at the best price obtainable for the total quantity available when the order reaches the BOX market and any remaining quantity is executed at the next best price available for the total quantity available. This process continues until the Market Order is fully executed. Use of a BOX-Top Order maintains the initial execution price as a limit on the execution of the remainder of an order. BOX-Top Orders have existed on BOX since its inception because they are designed to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and, in general, protect investors and the public interest and the Exchange believes the continued use of this order type is consistent with the Act.<sup>104</sup>

## (2) Proposed Amendments to PIP on Legging Orders

Legging Orders may be automatically generated on behalf of a Complex Order so they are represented on the BOX Book at the BBO for the individual Legs, and will be eligible for execution after being filtered against NBBO. At the conclusion of a PIP, Legging Orders will be executed after all other executable

orders and quotes at the same price are executed in full.<sup>105</sup> Therefore, the Exchange believes it is appropriate and consistent with the Act that Legging Orders be treated as other orders on the BOX Book are treated in connection with the PIP, subject to the same process and priority.

Proposed amendments to Rules 7150(i) and 7150(j) reflect that Legging Orders on the BOX Book will be treated, in connection with the PIP, in the same manner as Unrelated Orders are treated currently. Existing Rule 7150(a) defines Unrelated Order as a non-Improvement Order entered in the BOX market during a PIP. A Legging Order may be generated on the BOX Book for a Leg while a PIP on that Leg is underway. The Commission has previously found the Exchange's treatment of Unrelated Orders received during the PIP consistent with the Act.<sup>106</sup> Legging Orders generated during a PIP are treated in the same manner as Unrelated Orders received during a PIP and will interact with orders in the PIP in the same manner as Unrelated Orders.<sup>107</sup> A Legging Order is executed only after all other executable orders and quotes at the same price are executed in full. As a result, the Exchange believes the proposed changes regarding Legging Orders and their interaction with a PIP on a Leg is consistent with the Act.

## d. Related Modifications to Rules

### (1) HSVF

The Exchange proposes to add Complex Orders, Implied Orders and Legging Orders to the specific items that are displayed to Participants through the proprietary HSVF.<sup>108</sup> In adopting Regulation NMS, the Commission granted self-regulatory organizations and broker-dealers increased authority and flexibility to offer new and unique market data to the public. It was believed that this authority would expand the amount of data available to consumers, and also spur innovation and competition for the provision of market data. The Exchange believes that the proposed rule change to add certain order information to the HSVF adheres to those principles by promoting increased transparency through the dissemination of more useful proprietary data and also by clarifying its availability to Participants. The HSVF is made available to all market

participants at no charge. The Exchange is making a voluntary decision to make this data available, unlike the BBO which must be made available under the Act. The Exchange chooses to make the data available as proposed in order to improve market quality, to attract order flow, and to increase transparency. The Exchange believes this proposed change to make certain additional order information available through the HSVF is designed to remove impediments to and to perfect the mechanism of a free and open market and a national market system, and, in general, will protect investors and the public interest, consistent with the Act.

### (2) Complex Order Definition

The Exchange believes that amending the definition of a Complex Order in Rule 7240(a) is consistent with the Act. The Exchange notes that the definition is consistent with the rules of other options exchanges and with the definition of "Complex Trade" in the Options Order Protection and Locked/Crossed National Market System Plan.<sup>109</sup> Therefore, the Exchange believes this proposed change is consistent with the goals of the Act that an Exchange's rules be designed to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest.

### (3) Price Improvement Requirement

Except in the case of Complex Orders on Non-standard Strategies which may execute at a price equal to cBBO after executions against the BOX Book, the Exchange proposes to allow two Complex Orders to execute against each other at a net price that is better than cBBO by one cent.<sup>110</sup> On some options exchanges that provide auctions for Complex Orders, a Complex Order may execute against another Complex Order if one leg of the Complex Order trades at a price that is at least one cent better than customer orders in the same series.<sup>111</sup> On one options exchange that has no auction for Complex Orders, a Complex Order may execute against another Complex Order if one leg of the

<sup>102</sup> See NOM Approval Order, SEC Release No. 34-57478 (March 12, 2008) 73 FR 14521 at 14529 (March 18, 2008).

<sup>103</sup> See proposed Rule 7110(c)(2).

<sup>104</sup> See Securities Exchange Act Release No. 49068 (January 13, 2004) 69 FR 2796 (January 20, 2004).

<sup>105</sup> See proposed Rule 7150(f)(3).

<sup>106</sup> See Securities Exchange Act Release No. 55415 (March 7, 2007) 72 FR 11411 (March 13, 2007) (Approval Order Relating to the Treatment of Limit Orders Submitted to BOX During a PIP).

<sup>107</sup> See proposed Rules 7150(f)(3) and 7150(i)–(j).

<sup>108</sup> See proposed Rule 7130(a)(2)(iv).

<sup>109</sup> See ISE Rule 722(a)(1). See also, the definition of "Complex Trade" in the Options Order Protection and Locked/Crossed National Market System Plan, Securities Exchange Act Release No. 60405 (July 30, 2009), 74 FR 39362 (August 6, 2009). See also Exchange Rule 15000(e) and ISE Rule 1900(d).

<sup>110</sup> See proposed Rule 7240(b)(2)(i).

<sup>111</sup> See, e.g., Securities Exchange Act Release Nos. 57556 (March 26, 2008), 73 FR 18018 (April 2, 2008) (Order Approving CBOE-2008-03) and 63558 (December 16, 2010) 75 FR 80553 (December 22, 2010) (Order Approving NYSEAmex-2010-100).

Complex Order trades at a price that is better than priority customer interest in that series by at least one minimum trading increment.<sup>112</sup>

Although BOX is not proposing to establish an auction for Complex Orders at this time, the Exchange believes that it is consistent with the protection of investors and the public interest to permit Complex Orders (other than Non-standard Strategies) to execute against each other at a price that is better than cBBO by one cent, rather than the minimum trading increment for one of the component series for the following reasons.

First, BOX will always execute Complex Orders first against interest on the BOX Book to the extent the Complex Order can be executed in full or in a permissible ratio by such interest.<sup>113</sup>

Second, the Exchange believes that one cent is a significant and material improvement to customers.<sup>114</sup> While BOX is not currently proposing a Complex Order auction, the Exchange believes the BOX Complex Order proposal is appropriate in light of the price competition for Complex Orders on BOX driven by other features in the proposal. For example, the Exchange believes that the generation of Legging Orders will provide enhanced price competition and greater integration of the BOX Book and BOX COB. Also, the Exchange notes that each leg of a Complex Order must be executed at a price equal to NBBO. The Exchange believes these benefits will enhance the efficiency of the BOX Book and the BOX COB, and therefore, is consistent with the protection of investors and the public interest.<sup>115</sup>

Third, the Exchange believes that permitting price improvement by one cent rather than by the minimum trading increment could permit more active Complex Order trading by allowing execution where participants may not otherwise be willing to offer better prices in larger increments.

Fourth, since the implementation of the Penny Pilot Program, many of the options instruments involved in Complex Order trading now already have a minimum increment of one cent.<sup>116</sup> As a result, even though the initial implementation of complex order trading rules on other exchanges largely pre-dates the Penny Pilot Program, the effect of the Exchange's proposal is already implemented in a significant portion of Complex Order trading on other options exchanges.

For all of the foregoing reasons, the Exchange believes the proposed rule changes are consistent with the requirements of the Act and the rules and regulations thereunder applicable to the Exchange.

*(B) Self-Regulatory Organization's Statement on Burden on Competition*

The Exchange does not currently trade Complex Orders. While the proposed rule changes would permit BOX to trade and display Complex Orders, the Exchange expects that no market participant or investor will have any additional cost or obligation with respect to the Exchange, BOX or Complex Orders relating to the proposed rule changes. No duties are imposed on any party by the proposed rule changes.

The Exchange believes any impact of the proposed rule changes on market participants or investors would be at least neutral and could result in improved liquidity, finer pricing, better executions and increased competition. The Exchange further believes the proposed rule changes may facilitate additional executions for all BOX Options Participants. Moreover, the Exchange believes the proposal will enhance competition among the various markets for Complex Order execution, potentially resulting in more active Complex Order trading.

For these reasons, the Exchange does not believe the proposed rule change will have any negative impact, and will not impose any burden, on competition not necessary or appropriate in furtherance of the purposes of the Act.

*(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others*

The Exchange has neither solicited nor received written comments on the proposed rule change.

**III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action**

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period up to 90 days (i) as the Commission may designate if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the Exchange consents, the Commission will:

- (A) By order approve or disapprove such proposed rule change, or
- (B) Institute proceedings to determine whether the proposed rule change should be disapproved.

**IV. Solicitation of Comments**

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change, as amended, is consistent with the Exchange Act. Comments may be submitted by any of the following methods:

*Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-BOX-2013-01 on the subject line.

*Paper Comments*

- Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-BOX-2013-01. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the

<sup>112</sup> See ISE Rule 722(b)(2).

<sup>113</sup> See proposed Rule 7240(b)(3)(i) and (ii).

<sup>114</sup> Various options mechanisms such as the BOX PIP and the NOM price improving order have been implemented because it is recognized that one cent is a significant and material improvement to customers. See Securities Exchange Act Release Nos. 49068 (January 13, 2004), 69 FR 2775, 2799 (January 20, 2004) (SR-BSE-2002-15) (Order Approving BOX Facility), and 57478 (March 12, 2008), 73 FR 14521 (March 18, 2008) (SR-NASDAQ-2007-004) (Order Approving NASDAQ Options Market).

<sup>115</sup> The Chicago Board Options Exchange, Inc. permits trading Complex Orders in \$0.01 minimum increments, providing additional price points at which Complex Orders could be executed. See Securities Exchange Act Release Nos. 57556 (March 26, 2008), 73 FR 18018 (April 2, 2008) (Order Approving CBOE-2008-03).

<sup>116</sup> The Penny Pilot Program has been in effect since January 26, 2007. See Securities Exchange Act Release No. 55155 (Jan. 23, 2007), 72 FR 4741 (Feb. 1, 2007) (SR-BSE-2006-49). At the beginning of 2013, more than 350 classes of options are included in the Penny Pilot Program. See BOX Regulatory Circular 2012-30, available online at [http://boxexchange.com/f\\_circulars/\\_RC-2012-30\\_Penny\\_Pilot\\_Classes\\_Listed\\_on\\_BOX.pdf](http://boxexchange.com/f_circulars/_RC-2012-30_Penny_Pilot_Classes_Listed_on_BOX.pdf).

Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-BOX-2013-01 and should be submitted on or before March 29, 2013.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>117</sup>

**Kevin M. O'Neill,**  
*Deputy Secretary.*

[FR Doc. 2013-05413 Filed 3-7-13; 8:45 am]

**BILLING CODE 8011-01-P**

## **SMALL BUSINESS ADMINISTRATION**

**[Disaster Declaration #13404 and #13405]**

### **New Hampshire Disaster Number NH-00024**

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Amendment 1.

**SUMMARY:** This is an amendment of the Presidential declaration of a major disaster for Public Assistance Only for the State of New Hampshire (FEMA-4095-DR), dated 11/28/2012.

*Incident:* Hurricane Sandy.

*Incident Period:* 10/26/2012 through 11/08/2012.

*Effective Date:* 02/27/2013.

*Physical Loan Application Deadline Date:* 01/28/2013.

*Economic Injury (EIDL) Loan Application Deadline Date:* 08/28/2013.

**ADDRESSES:** Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.

**FOR FURTHER INFORMATION CONTACT:** A. Escobar, Office of Disaster Assistance, U.S. Small Business Administration, 409 3rd Street SW., Suite 6050, Washington, DC 20416.

**SUPPLEMENTARY INFORMATION:** The notice of the President's major disaster

declaration for Private Non-Profit organizations in the State of New Hampshire, dated 11/28/2012, is hereby amended to include the following areas as adversely affected by the disaster.

*Primary Counties:* Rockingham.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

**James E. Rivera,**

*Associate Administrator for Disaster Assistance.*

[FR Doc. 2013-05381 Filed 3-7-13; 8:45 am]

**BILLING CODE 8025-01-P**

## **SMALL BUSINESS ADMINISTRATION**

**[Disaster Declaration #13492 and #13493]**

### **Mississippi Disaster Number MS-00064**

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Amendment 2.

**SUMMARY:** This is an amendment of the Presidential declaration of a major disaster for the State of Mississippi (FEMA-4101-DR), dated 02/13/2013.

*Incident:* Severe storms, tornadoes, and flooding.

*Incident Period:* 02/10/2013.

*Physical Loan Application Deadline Date:* 04/15/2013.

*EIDL Loan Application Deadline Date:* 11/13/2013.

**ADDRESSES:** Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.

**FOR FURTHER INFORMATION CONTACT:** A. Escobar, Office of Disaster Assistance, U.S. Small Business Administration, 409 3rd Street SW., Suite 6050, Washington, DC 20416.

**SUPPLEMENTARY INFORMATION:** The notice of the President's major disaster declaration for the State of Mississippi, dated 02/13/2013 is hereby amended to establish the incident period for this disaster as beginning 02/10/2013 and continuing through 02/22/2013.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

**James E. Rivera,**

*Associate Administrator for Disaster Assistance.*

[FR Doc. 2013-05384 Filed 3-7-13; 8:45 am]

**BILLING CODE 8025-01-P**

## **SMALL BUSINESS ADMINISTRATION**

**[Disaster Declaration #13367 and #13368]**

### **New Jersey Disaster Number NJ-00033**

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Amendment 6.

**SUMMARY:** This is an amendment of the Presidential declaration of a major disaster for the State of New Jersey (FEMA-4086-DR), dated 10/30/2012.

*Incident:* Hurricane Sandy.

*Incident Period:* 10/26/2012 through 11/08/2012.

*Effective Date:* 02/28/2013.

*Physical Loan Application Deadline Date:* 04/01/2013.

*EIDL Loan Application Deadline Date:* 07/31/2013.

**ADDRESSES:** Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.

**FOR FURTHER INFORMATION CONTACT:** A. Escobar, Office of Disaster Assistance, U.S. Small Business Administration, 409 3rd Street SW., Suite 6050, Washington, DC 20416.

**SUPPLEMENTARY INFORMATION:** The notice of the President's major disaster declaration for the State of New Jersey, dated 10/30/2012 is hereby amended to extend the deadline for filing applications for physical damages as a result of this disaster to 04/01/2013.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

**James E. Rivera,**

*Associate Administrator for Disaster Assistance.*

[FR Doc. 2013-05383 Filed 3-7-13; 8:45 am]

**BILLING CODE 8025-01-P**

## **SMALL BUSINESS ADMINISTRATION**

**[Disaster Declaration #13365 and #13366]**

### **New York Disaster Number NY-00130**

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Amendment 6.

**SUMMARY:** This is an amendment of the Presidential declaration of a major disaster for the State of New York (FEMA-4085-DR), dated 10/30/2012.

*Incident:* Hurricane Sandy.

*Incident Period:* 10/27/2012 through 11/08/2012.

*Effective Date:* 02/27/2013.

*Physical Loan Application Deadline Date:* 03/29/2013.

<sup>117</sup> 17 CFR 200.30-3(a)(12).

*EIDL Loan Application Deadline Date:* 07/31/2013.

**ADDRESSES:** Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.

**FOR FURTHER INFORMATION CONTACT:** A. Escobar, Office of Disaster Assistance, U.S. Small Business Administration, 409 3rd Street SW., Suite 6050, Washington, DC 20416.

**SUPPLEMENTARY INFORMATION:** The notice of the President's major disaster declaration for the State of New York, dated 10/30/2012 is hereby amended to extend the deadline for filing applications for physical damages as a result of this disaster to 03/29/2013.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

**James E. Rivera,**  
*Associate Administrator for Disaster Assistance.*

[FR Doc. 2013-05386 Filed 3-7-13; 8:45 am]

**BILLING CODE 8025-01-P**

## SMALL BUSINESS ADMINISTRATION

[Disaster Declaration #13492 and #13493]

### Mississippi Disaster Number MS-00064

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Amendment 3.

**SUMMARY:** This is an amendment of the Presidential declaration of a major disaster for the State of Mississippi (FEMA-4101-DR), dated 02/13/2013.

*Incident:* Severe storms, tornadoes, and flooding.

*Incident Period:* 02/10/2013 through 02/22/2013.

*Effective Date:* 03/01/2013.

*Physical Loan Application Deadline Date:* 04/15/2013.

*EIDL Loan Application Deadline Date:* 11/13/2013.

**ADDRESSES:** Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.

**FOR FURTHER INFORMATION CONTACT:** A. Escobar, Office of Disaster Assistance, U.S. Small Business Administration, 409 3rd Street SW., Suite 6050, Washington, DC 20416.

**SUPPLEMENTARY INFORMATION:** The notice of the Presidential disaster declaration for the State of Mississippi, dated 02/13/2013 is hereby amended to include the

following areas as adversely affected by the disaster:

*Primary Counties: (Physical Damage and Economic Injury Loans):*

Jefferson Davis.

*Contiguous Counties: (Economic Injury Loans Only):*

Mississippi: Simpson.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

**James E. Rivera,**  
*Associate Administrator for Disaster Assistance.*

[FR Doc. 2013-05385 Filed 3-7-13; 8:45 am]

**BILLING CODE 8025-01-P**

## SMALL BUSINESS ADMINISTRATION

### National Women's Business Council; Meeting

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Notice of open Federal advisory committee meeting.

**SUMMARY:** The SBA is issuing this notice to announce the location, date, time, and agenda for the next meeting of the National Women's Business Council (NWBC). The meeting will be open to the public.

**DATES:** The meeting will be held on April 4th, 2013 from approximately 9:00 a.m. to 2:30 p.m. EST.

**ADDRESSES:** The meeting will be in Washington, DC.

**SUPPLEMENTARY INFORMATION:** Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (5 U.S.C., Appendix 2), SBA announces the meeting of the National Women's Business Council. The National Women's Business Council is tasked with providing policy recommendations on issues of importance to women business owners to the President, Congress, and the SBA Administrator.

The purpose of the meeting is to provide updates on NWBC's current research portfolio and its upcoming research topics and action items for 2013. The topics discussed will include, but are not limited to: Job creation, access to markets, access to capital, reliable data, and expert briefings and opinions on policy and legislative priorities in the 113th Congress that affect the growth of women-owned business.

**FOR FURTHER INFORMATION CONTACT:** The meeting is open to the public however advance notice of attendance is requested. Anyone wishing to attend or

make a presentation to the NWBC must either email their interest to [info@nwbc.gov](mailto:info@nwbc.gov) or call the main office number at 202-205-9974.

Those needing special accommodation in order to attend or participate in the meeting, please contact 202-205-9974 no later than March 28, 2013.

For more information, please visit our Web site at [www.nwbc.gov](http://www.nwbc.gov).

**Anie Borja,**

*Executive Director, National Women's Business Council.*

[FR Doc. 2013-05404 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### Aviation Rulemaking Advisory Committee; Engine Bird Ingestion Requirements—New Task

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of new task assignment for the Aviation Rulemaking Advisory Committee (ARAC).

**SUMMARY:** The FAA assigned ARAC a new task to review and assess the adequacy of certain portions of the existing engine bird ingestion requirements. This notice is to inform the public of this ARAC activity.

**FOR FURTHER INFORMATION CONTACT:** Alan Strom, Rulemaking and Policy Branch, ANE-111, Engine and Propeller Directorate, FAA, 12 New England Executive Park, Burlington, Massachusetts, 01803, telephone (781) 238-7143, facsimile (781) 238-7199; email [alan.strom@faa.gov](mailto:alan.strom@faa.gov).

#### SUPPLEMENTARY INFORMATION:

##### Background

The FAA established ARAC to provide advice and recommendations to the FAA Administrator on the FAA's rulemaking activities with respect to aviation-related issues. This includes obtaining advice and recommendations on the FAA's commitments to harmonize FAA Regulations with its partners in Europe and Canada.

Amendment 33-20, adopted September 5, 2000, revised the bird ingestion type certification standards for aircraft turbine engines to better address the actual bird threat encountered in service. These requirements were adopted, in part, as a response to National Transportation Safety Board (NTSB) safety recommendation A-76-64. The NTSB recommended increasing

the level of bird ingestion capability for aircraft engines. Amendment 33–23, adopted October 17, 2007, added requirements to address larger flocking birds, mass greater than 1.15 kg (2.5 pounds), since existing engine certification requirements did not specifically address the threat that these size birds, or their growing population, present to airplane operational safety. Medium bird ingestion criteria for small engines were established consistent with corresponding criteria for medium and large engines, which is freedom from multiengine power loss events at a rate of 1E–8 per aircraft cycle. The objective of the ARAC task is to evaluate whether the requirements for small and medium bird core ingestion and the large flocking bird requirements for engines with 1.35m<sup>2</sup>–2.5m<sup>2</sup> inlet areas should be revised.

### The Task

Review and assess the standards and advisory material for bird ingestion requirements as follows:

1. Evaluate the core ingestion element of small and medium bird requirements to determine if the intended safety objective of the current rule is adequate. Consider the threat from large flocking bird species in this assessment. Identify any deficiencies in the current rule, and provide the FAA with recommendations for changes as appropriate.
2. Evaluate large flocking bird requirements, to determine the need for new large flocking bird requirements, or advisory material, or both, for Class D engines (1.35m<sup>2</sup>–2.5m<sup>2</sup> inlet areas). Identify any deficiencies of the current rule, and provide the FAA with recommendations for changes as appropriate.

3. Review and consider the following related National Transportation Safety Board (NTSB) safety recommendations when evaluating items 1 and 2 above:

- a. “A–10–64: Modify the 14 Code of Federal Regulations § 33.76(c) small and medium flocking bird certification test standard to require that the test be conducted using the lowest expected fan speed, instead of 100-percent fan speed, for the minimum climb rate.”

- b. “A–10–65: During the bird-ingestion rulemaking database (BRDB) working group’s reevaluation of the current engine bird-ingestion certification regulations, specifically reevaluate the 14 Code of Federal Regulations § 33.76(d) large flocking bird certification test standards to determine whether they should: (1) Apply to engines with an inlet area of less than 3,875 square inches and (2) Include a requirement for engine core ingestion. If the BRDB working group’s

reevaluation determines that such requirements are needed, incorporate them into 14 CFR § 33.76(d) and require that newly certificated engines be designed and tested to these requirements.”

4. Define an industry led process for periodic update and review of engine bird ingestion data, such that industry and the authorities can maintain an awareness of the bird threat experienced in service.

Tasks 1 through 4 above should consider the Aerospace Industries Association engine bird ingestion database recently updated in coordination with FAA and the European Aviation Safety Agency. That database update was in response to the US Air Flight 1549 Hudson River accident in January 2009 and related NTSB safety recommendations.

The final ARAC report should include a summary of the overall work scope, conclusions and rationale for all recommendations related to the above tasks.

*Schedule:* Required completion is no later than March 31, 2015.

### ARAC Acceptance of Task

ARAC accepted the task and will establish the Engine Harmonization Working Group (EHWG), under the Transport Airplane and Engine Subcommittee (TAE). The working group will serve as staff to ARAC and assist ARAC in the analysis of the assigned tasks. ARAC must review and approve the working group’s recommendations. If ARAC accepts the working group’s recommendations, it will forward them to the FAA.

### Working Group Activity

The EHWG must comply with the procedures adopted by ARAC. As part of the procedures, the working group must:

1. Recommend a work plan for completion of the task, including the rationale supporting such a plan for consideration by the subcommittee.
2. Conduct a review and analysis of the assigned tasks.
3. Draft the recommendation report based on the review and analysis of the tasks and any other related materials or documents.
4. Present the recommendation at a subcommittee meeting.
5. Provide a status report at each meeting of the ARAC.

### Participation in the Working Group

The EHWG will be composed of technical experts having an interest in the assigned task. A working group member need not be a representative or

a member of ARAC. If you have expertise in the subject matter and wish to become a member of the working group, write to the person listed under the caption **FOR FURTHER INFORMATION CONTACT** expressing that desire. Describe your interest in the task and state the expertise you would bring to the working group. We must receive all requests by April 5, 2013. The Subcommittee Chair, the FAA Representative, and the Working Group Co-Chairs will review the requests and advise you whether or not your request is approved.

If you are chosen for membership on the working group, you must represent your aviation community segment and actively participate in the working group by attending all meetings, and providing written comments when requested to do so. You must devote the resources necessary to support the working group in meeting any assigned deadlines. You must keep your management chain and those you may represent advised of working group activities and decisions to ensure that the proposed technical solutions do not conflict with the position of those you represent when the proposed recommendations are presented to the Subcommittee and ARAC for approval.

Once the working group has begun deliberations, members will not be added or substituted without the approval of the Subcommittee Chair, FAA Representatives, including the Designated Federal Officer, and the working group.

The Secretary of Transportation determined that the formation and use of ARAC is necessary and in the public interest in connection with the performance of duties imposed on the FAA by law.

ARAC meetings are open to the public. Meetings of the EHWG will not be open to the public, except to the extent individuals with an interest and expertise are selected to participate. The FAA will make no public announcement of working group meetings.

Issued in Washington, DC, on March 1, 2013.

**Lirio Liu,**

*Designated Federal Officer, Aviation Rulemaking Advisory Committee.*

[FR Doc. 2013–05228 Filed 3–7–13; 8:45 am]

**BILLING CODE 4910–13–P**

**DEPARTMENT OF TRANSPORTATION****Federal Aviation Administration****Notice of Intent To Rule on Request To Release Airport Property at the Seattle-Tacoma International Airport, Seattle, Washington**

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of Request to Release Airport Property.

**SUMMARY:** The FAA proposes to rule and invite public comment on the release of land at the Seattle-Tacoma International Airport under the provisions of Section 125 of the Wendell H. Ford Aviation Investment Reform Act for the 21st Century (AIR 21), now 49 U.S.C. 47107(h)(2).

**DATES:** Comments must be received on or before April 8, 2013.

**ADDRESSES:** Comments on this application may be mailed or delivered to the FAA at the following address: Ms. Carol Suomi, Manager, Federal Aviation Administration, Northwest Mountain Region, Airports Division, Seattle Airports District Office, 1601 Lind Avenue SW., Suite 250, Renton, Washington 98057-3356.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Mr. Allan Royal, Port of Seattle Real Estate Development, at the following address: Mr. Allan Royal, Port of Seattle Real Estate Development, P.O. Box 68727, Seattle, Washington 98168.

**FOR FURTHER INFORMATION CONTACT:** Mr. Peter Doyle, Project Manager, Federal Aviation Administration, Northwest Mountain Region, Seattle Airports District Office, 1601 Lind Avenue SW., Suite 250, Renton, Washington 98057-3356.

The request to release property may be reviewed, by appointment, in person at this same location.

**SUPPLEMENTARY INFORMATION:** The FAA invites public comment on the request to release property at the Seattle-Tacoma International Airport under the provisions of the AIR 21 (49 U.S.C. 47107(h)(2)).

On February 22, 2013, the FAA determined that the request to release property at Seattle-Tacoma International Airport submitted by the airport meets the procedural requirements of the Federal Aviation Administration. The FAA may approve the request, in whole or in part, no later than April 8, 2013.

The following is a brief overview of the request:

The Seattle-Tacoma International Airport is proposing the release of

approximately 15,628 square feet of airport property to the City of SeaTac. This property is located on International Blvd. and 160th Street in the City of SeaTac, and is required for road improvements to mitigate traffic generated by the Rental Car Facility constructed on airport property. This mitigation measure is required by the environmental analysis to reduce the likely significant adverse environmental traffic impacts to a nonsignificant level. The value of the property is a component of the overall cost of the Rental Car Facility project.

Any person may inspect, by appointment, the request in person at the FAA office listed above under **FOR FURTHER INFORMATION CONTACT**. In addition, any person may, upon appointment and request, inspect the application, notice and other documents germane to the application in person at the Seattle-Tacoma International Airport, 17801 International Blvd., Seattle, Washington 98158.

Issued in Renton, Washington, on February 22, 2013.

**Carol Suomi,**

*Manager, Seattle Airports District Office.*

[FR Doc. 2013-05453 Filed 3-7-13; 8:45 am]

**BILLING CODE 4910-13-P**

**DEPARTMENT OF TRANSPORTATION****Federal Aviation Administration Aviation****Rulemaking Advisory Committee; Transport Airplane Performance and Handling Characteristics—New Task**

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of new task assignment for the Aviation Rulemaking Advisory Committee (ARAC).

**SUMMARY:** The FAA assigned ARAC a new task to prioritize potential topic areas for development of new or revised requirements and guidance material for airplane performance and handling characteristics in new transport category airplanes. The output of this task is intended to support FAA planning for subsequent ARAC taskings in these topic areas. This notice is to inform the public of this ARAC activity.

**FOR FURTHER INFORMATION CONTACT:** Joe Jacobsen, Airplane & Flight Crew Interface Branch, ANM-111, Transport Airplane Directorate, Federal Aviation Administration, 1601 Lind Ave. SW., Renton, Washington 98057-3356; telephone (425) 227-2011, facsimile (425) 227-1149; email [joe.jacobsen@faa.gov](mailto:joe.jacobsen@faa.gov).

**SUPPLEMENTARY INFORMATION:****Background**

The FAA established ARAC to provide advice and recommendations to the FAA Administrator on the FAA's rulemaking activities with respect to aviation-related issues. This includes obtaining advice and recommendations on the FAA's commitments to harmonize FAA regulations with its partners in Europe, Canada, and Brazil; in this instance, on airplane performance and handling characteristics standards. ARAC will address this task under the Transport Airplane and Engine (TAE) Subcommittee, and will reestablish the Flight Test Harmonization Working Group (FTHWG) to assist in completion of this task.

The FAA has established regulations and policy in the areas of airplane performance and handling characteristics. However, existing standards do not adequately address airplane designs using fly-by-wire technology. Additionally, there are a number of issues, such as several items in the areas of takeoff and landing performance and flying qualities that may not be adequately addressed by the existing airworthiness requirements and guidance material. Finally, there are cases where guidance information provided by the airworthiness authorities is not harmonized, sometimes leading to different compliance findings.

**The Task**

The FAA tasked ARAC to consider several areas within the airplane performance and handling qualities requirements of the 14 CFR part 25 airworthiness standards and guidance for possible revision. The task includes prioritizing the list of topic areas provided in this notice based on prioritization criteria established by the FTHWG. The prioritization criteria should consider harmonization of regulatory requirements and associated guidance material for airworthiness certification of airplane designs. Recommendations may result in subsequent ARAC taskings for standards recommendations in follow-on phases. ARAC may also recommend additional topics in the general area of airplane performance and handling qualities that are not on the list provided in this notice.

The working group will provide a draft report to ARAC recommending focus areas and work plans to address those areas the FTHWG identified as high priorities for airworthiness standards development relative to new

airplane designs. This report will provide the rationale for the priority recommended as well as identify those items for which coordination with other working groups or experts outside the FTHWG may be needed. The report will also include a proposed schedule for accomplishment of the plan, including whether multiple topics can be worked simultaneously. If there is disagreement within the working group, those items should be documented, including the rationale from each party and the reasons for the disagreement. The following subject areas should be considered:

1. *Fly-by-wire (FBW) Flight Controls.* Regulatory requirements and associated guidance material for airworthiness certification of airplane designs using FBW technology to obviate longstanding, repetitively used FBW special conditions. Specific areas include:

- a. Applicability/adaptation of Amendment 25–121 airplane performance and handling characteristics in icing conditions requirements
- b. Design maneuver requirements,\*
- c. Design dive speed,\*
- d. Side stick controls,\*
- e. Flight envelope protection, and \*
- f. Interaction of airplane systems and structure.\*

\* **Note:** These items should be considered for coordination with other working groups.

2. *Takeoff and Landing Performance.* Regulatory requirements and associated guidance material for airworthiness certification in the following areas listed below. (Note: This topic area excludes items addressed by the Takeoff and Landing Performance Assessment Aviation Rulemaking Committee.)

- a. Flight test methods used to determine maximum tailwind and crosswind capability. Additionally, for crosswind testing, better define intended operational use of demonstrated maximum steady and gusting crosswind performance.
- b. Wet runway stopping performance. Recent landing overruns on wet runways have raised questions regarding current wet runway stopping performance requirements and methods. Analyses indicate that the braking coefficient of friction in each case was significantly lower than expected for a wet runway (i.e., lower than the level specified in FAA regulations). Consideration should also be given to the scheduling of landing performance on wet porous friction course and grooved runway surfaces. Recommendations may include the need for additional data gathering, analysis, and possible rulemaking.

c. Go-around performance, specifically height lost in executing a go-around. While airplanes may be able to demonstrate the climb gradient capability prescribed in 14 CFR/ European Aviation Safety Agency (EASA) Certification Specification (CS) 25.121, it may not be able to achieve it quickly enough, particularly when executing a go-around close to the ground.

d. Performance standards and guidance regarding landing in abnormal configurations.

e. Guidance regarding the function and use of the amber band on airspeed tapes. Manufacturers' philosophies differ regarding the meaning of the amber band in an airspeed tape display, as do U.S. and European regulatory authorities' policies regarding acceptance of target airspeeds within the amber band.

f. Guidance on piloting procedures used to evaluate airplane tail clearance during certification flight tests for takeoff performance.

g. Landing distance performance for autoland and landing distance performance using heads-up-displays (HUD). Use of autoland or HUD may invalidate landing distance performance determined for compliance to 14 CFR/ CS 25.125.

h. Steep approach landing performance. Current airplane certification standards are not harmonized among the U.S., Canadian, Brazilian, and European airworthiness authorities.

i. Narrow runway operations. Current airplane certification standards do not identify minimum runway widths for which the standards apply.

j. Reduced and derated takeoff thrust procedures. Updates to existing guidance material may be appropriate to limit the number of derates permitted for a specific airframe/engine combination.

k. Guidance material for pressure error measurement during takeoff until out of ground effect to ensure proper data reduction for calculation of takeoff distance performance.

l. Guidance material addressing the adverse effects on stall speed in ground effect.

### 3. *Handling Characteristics.*

Regulatory requirements and associated guidance material for airworthiness certification in the following areas:

- a. Guidance material for assessing handling qualities. Advisory Circular 25–7C, “Flight Test Guide for Certification of Transport Category Airplanes,” provides an FAA Handling Quality Rating Method (HQRМ) that is intended to provide a systematic way of

determining appropriate minimum handling qualities requirements and evaluating those handling qualities for failure conditions affecting an airplane's flying qualities. The FAA handling quality rating system is not universally accepted within industry, nor is it accepted by EASA.

b. Guidance for assessing susceptibility to pilot-induced oscillations/airplane-pilot coupling (PIO/APC). Guidance provided in AC 25–7C for evaluating PIO/APC is also not well accepted by airplane manufacturers, is not harmonized with EASA, and has been superseded to some extent in recent certification programs. Modified guidance is needed to both simplify and standardize the methods for evaluating an airplane's susceptibility to PIO/APC.

### Schedule

The required completion date for the recommendation report is 9 months after the FAA publishes the task in the **Federal Register**. After receiving the report, the FAA will consider the recommendations and determine subsequent development tasks. The FAA expects to publish additional ARAC taskings for follow on phases to develop recommendations for the selected standards and guidance.

### ARAC Acceptance of Task

ARAC accepted the task and assigned it to the FTHWG under the TAE Subcommittee. The working group serves as staff to ARAC and assists in the analysis of assigned tasks. ARAC must review and approve the working group's recommendations. If ARAC accepts the working group's recommendations, it will forward them to the FAA.

### Working Group Activity

The FTHWG must comply with the procedures adopted by ARAC. As part of the procedures, the working group must:

1. Develop a prioritized list of subject areas (as provided in this notice or added by the FTHWG) to focus subsequent efforts and standards development in follow-on phases for consideration by ARAC.

2. Based on the priorities from item 1 above, recommend a work plan and phasing for completion of each prioritized task for review and approval by ARAC.

3. Provide a status report at each meeting of ARAC.

4. Provide a final recommendation report to ARAC for review and approval.



## Participation in the Working Group

The FTHWG is composed of technical experts having expertise in the subject matter and an interest in the assigned task. A working group member need not be a representative or a member of ARAC.

If you have expertise in the subject matter and wish to become a member of the working group, write to the person listed under the caption **FOR FURTHER INFORMATION CONTACT** expressing that desire. Describe your interest in the task and state the expertise you would bring to the working group. We must receive all requests by April 5, 2013. ARAC and the FAA will review the requests and advise you whether or not your request is approved.

If you are chosen for membership on the working group, you must represent your aviation community segment and actively participate in the working group by attending all meetings and providing written comments when requested to do so. You must devote the resources necessary to support the working group in meeting any assigned deadlines. You must keep your management chain and those you may represent advised of working group activities and decisions to ensure that the proposed technical solutions do not conflict with your sponsoring organization's position when the subject being negotiated is presented to ARAC for approval. Once the working group has begun deliberations, members will not be added or substituted without the approval of the FAA and the Working Group Co-Chairs.

The Secretary of Transportation determined that the formation and use of ARAC is necessary and in the public interest in connection with the performance of duties imposed on the FAA by law. ARAC and the TAE Subcommittee meetings are open to the public. Meetings of the Flight Test Harmonization Working Group will not be open to the public, except to the extent individuals with an interest and expertise are selected to participate. The FAA will make no public announcement of working group meetings.

Issued in Washington, DC, on March 1, 2013.

**Lirio Liu,**

*Designated Federal Officer, Aviation Rulemaking Advisory Committee.*

[FR Doc. 2013-05230 Filed 3-7-13; 8:45 am]

**BILLING CODE 4910-13-P**

## DEPARTMENT OF TRANSPORTATION

### National Highway Traffic Safety Administration

[Docket No. NHTSA-2012-0086]

#### Group Lotus plc; Grant of Petition for a Temporary Exemption From an Advanced Air Bag Requirement of FMVSS No. 208

**AGENCY:** National Highway Traffic Safety Administration (NHTSA), Department of Transportation (DOT).

**ACTION:** Notice of grant of a petition for a temporary exemption from a provision of Federal Motor Vehicle Safety Standard (FMVSS) No. 208, *Occupant Crash Protection*.

**SUMMARY:** This notice grants the petition of Group Lotus plc (Lotus) for a temporary exemption of the front passenger position of its Evora model from one advanced air bag requirement of FMVSS No. 208, i.e., the higher maximum speed (56 km/h (35 mph)) belted test requirement using 5th percentile adult female dummies. The agency finds that achieving compliance with that requirement would cause substantial economic hardship to Lotus and that the company has tried to comply with the requirement in good faith.

**DATES:** The exemption remains in effect until March 8, 2014.

#### FOR FURTHER INFORMATION CONTACT:

David Jasinski, Office of the Chief Counsel, NCC-112, National Highway Traffic Safety Administration, 1200 New Jersey Avenue SE., West Building 4th Floor, Room W41-326, Washington, DC 20590. Telephone: (202) 366-2992; Fax: (202) 366-3820.

#### SUPPLEMENTARY INFORMATION:

##### I. Advanced Air Bag Requirements and Small Volume Manufacturers

In 2000, NHTSA published a final rule upgrading the requirements for air bags in passenger cars and light trucks, requiring what are commonly known as "advanced air bags."<sup>1</sup> The upgrade was designed to meet the twin goals of improving protection for occupants of all sizes, belted and unbelted, in moderate-to-high-speed crashes, and of minimizing the risks posed by air bags to infants, children, and other occupants, especially in low-speed crashes. Prior to this rule, crash tests under FMVSS No. 208 used only one size dummy, a 50th percentile adult male dummy. However, the advanced air bag rule specified the use of both

50th percentile adult male and 5th percentile adult female dummies for the standard's crash tests.

The requirements for the vehicle performance in an unbelted 32 km/h (20 mph) to 40 km/h (25 mph) rigid barrier crash test and the belted rigid barrier crash test with a maximum test speed of 48 km/h (30 mph) for both the 50th percentile male dummy and the 5th percentile female dummy were phased in, beginning with the 2004 model year. Small volume manufacturers were not subject to these advanced air bag requirements until the end of the phase-in period, which was September 1, 2006.

A second phase-in period required vehicles to be certified as meeting the belted rigid barrier test requirements at speeds up to 56 km/h (35 mph) using the 50th percentile adult male dummy. This requirement was phased in, beginning with the 2008 model year. Small volume manufacturers were not subject to this requirement until the end of the phase-in period, which was September 1, 2010.

The 2000 final rule did not include a higher speed belted rigid barrier test for a 5th percentile adult female dummy. Instead, NHTSA initiated testing to examine the practicability of such a requirement.<sup>2</sup>

On August 31, 2006, NHTSA published a final rule that increased the maximum test speed for the belted rigid barrier test using the 5th percentile adult female test dummy from 48 km/h (30 mph) to 56 km/h (35 mph).<sup>3</sup> This new requirement was phased in, beginning with the 2010 model year. Small manufacturers were not subject to this requirement until the completion of the phase in period, which was September 1, 2012.

In recent years, NHTSA has addressed a number of petitions for exemption from some of the initial advanced air bag requirements of FMVSS No. 208. The majority of these requests came from small manufacturers, each of which petitioned on the basis that achieving compliance would cause it substantial economic hardship and that it has tried in good faith to comply with the standard. In recognition of the more limited resources and capabilities of small manufacturers, authority to grant exemptions based on substantial economic hardship and good faith efforts was given the agency in 1972 to enable it to give those manufacturers additional time to comply with the Federal safety standards.

<sup>2</sup> See 65 FR 30690.

<sup>3</sup> See 71 FR 51768.

<sup>1</sup> See 65 FR 30680 (May 12, 2000).



NHTSA granted a number of these petitions, usually in situations in which the manufacturer was supplying standard air bags in lieu of advanced air bags.<sup>4</sup> In addressing these petitions, NHTSA has recognized that small manufacturers may face particular difficulties in acquiring or developing advanced air bag systems.

Notwithstanding those previous grants of exemption, NHTSA has considered two key issues—

(1) Whether it is in the public interest to continue to grant such petitions, particularly in the same manner as in the past, given the number of years these requirements have now been in effect and the benefits of advanced air bags, and

(2) To the extent such petitions are granted, what plans and countermeasures to protect child and infant occupants, short of compliance with the advanced air bags, should be expected of the petitioners.

While the exemption authority was provided by Congress to address the problems of small manufacturers and the agency wishes to be appropriately attentive and responsive to those problems, it was not anticipated by the agency that use of this authority would result in small manufacturers being given much more than relatively short term exemptions from recently implemented safety standards, especially those addressing particularly significant safety problems.

Given the passage of time since the advanced air bag requirements were established and implemented, and in light of the safety benefits of advanced air bags, NHTSA has determined that it is not in the public interest to continue to grant exemptions from these requirements under the same terms as in the past.<sup>5</sup> The costs of compliance with the advanced air bag requirements of FMVSS No. 208 are costs that all entrants to the U.S. automobile marketplace should expect to bear. Furthermore, NHTSA understands that, in contrast to the initial years after the advanced air bag requirements went into effect, low volume manufacturers now have access to advanced air bag technology. Accordingly, NHTSA has concluded that the expense of advanced air bag technology is not now sufficient, in and of itself, to justify the grant of a petition for a hardship exemption from the advanced air bag requirements.<sup>6</sup>

NHTSA further notes that the granting of hardship exemptions from motor vehicle safety standards is subject to the agency's finding that the petitioning manufacturer has "tried to comply with the standard in good faith."<sup>7</sup> In response to prior petitions, NHTSA has granted temporary exemptions from the advanced air bag requirements as a means of affording eligible manufacturers an additional transition period to comply with the exempted standard. In deciding whether to grant an exemption based on substantial economic hardship and good faith efforts, NHTSA considers the steps that the manufacturer has already taken to achieve compliance, as well as the future steps the manufacturer plans to take during the exemption period and the estimated date by which full compliance will be achieved.<sup>8</sup>

## II. Statutory Basis for Requested Part 555 Exemption

The National Traffic and Motor Vehicle Safety Act (Safety Act), codified as 49 U.S.C. Chapter 301, provides the Secretary of Transportation authority to exempt, on a temporary basis and under specified circumstances, motor vehicles from a motor vehicle safety standard or bumper standard. This authority is set forth at 49 U.S.C. 30113. The Secretary has delegated the authority for implementing this section to NHTSA.

More specifically, the Act authorizes the Secretary to grant a temporary exemption to a manufacturer of not more than 10,000 motor vehicles annually, on such terms as he deems appropriate, if he finds that the exemption would be consistent with the public interest and the Safety Act and if he also finds that "compliance with the standard would cause substantial economic hardship to a manufacturer that has tried to comply with the standard in good faith."

NHTSA established Part 555, *Temporary Exemption from Motor Vehicle Safety and Bumper Standards*, to implement the statutory provisions concerning temporary exemptions. Under Part 555, a manufacturer petitioning for exemption is required to include specified information in its petition.<sup>9</sup> Foremost among the requirements are that the petitioner must set forth the basis for the application, the information required by § 555.6, and the reasons why the exemption would be in the public

interest and consistent with the objectives of 49 U.S.C. Chapter 301.

One of the permissible bases for an exemption specified in § 555.6 is hardship. A manufacturer is eligible to apply for a hardship exemption if its total motor vehicle production in its most recent year of production did not exceed 10,000 vehicles, as determined by the NHTSA Administrator (49 U.S.C. 30113).

In determining whether a manufacturer of a vehicle meets that production volume criterion, NHTSA considers whether a second vehicle manufacturer also might be deemed the manufacturer of that vehicle. The statutory provisions governing motor vehicle safety (49 U.S.C. Chapter 301) do not state that a manufacturer has substantial responsibility as manufacturer of a vehicle simply because it owns or controls a second manufacturer that assembled that vehicle. However, the agency considers the statutory definition of "manufacturer" (49 U.S.C. 30102) to be sufficiently broad to include sponsors, depending on the circumstances. Thus, NHTSA has stated that a manufacturer may be deemed to be a sponsor and thus a manufacturer of a vehicle assembled by a second manufacturer if the first manufacturer had a substantial role in the development and manufacturing process of that vehicle.

While 49 U.S.C. 30113(b) states that exemptions from a Safety Act standard are to be granted on a "temporary basis,"<sup>10</sup> the statute also expressly provides for renewal of an exemption on reapplication. Manufacturers are nevertheless cautioned that the agency's decision to grant an initial petition in no way predetermines that the agency will repeatedly grant renewal petitions, thereby imparting semi-permanent status to an exemption from a safety standard. Exempted manufacturers seeking renewal must bear in mind that the agency is directed to consider financial hardship as but one factor, along with the manufacturer's ongoing good faith efforts to comply with the regulation, the public interest, consistency with the Safety Act, generally, as well as other such matters provided in the statute.

## III. Overview of Petition

In accordance with 49 U.S.C. 30113 and the procedures in 49 CFR Part 555, Group Lotus Plc (Lotus) has submitted a petition asking the agency for a temporary exemption from one advanced air bag requirement of FMVSS No. 208 for its Evora model.

<sup>4</sup> See, e.g., grant of petition to Panoz, 72 FR 28759 (May 22, 2007), or grant of petition to Koenigsegg, 72 FR 17608 (April 9, 2007).

<sup>5</sup> See denial of petition of Pagani Automobili SpA, 76 FR 47641–42 (Aug. 5, 2011).

<sup>6</sup> See *id.*

<sup>7</sup> 49 U.S.C. 30113(b)(3)(B)(i).

<sup>8</sup> 49 CFR 555.6(a)(2).

<sup>9</sup> 49 CFR 555.5(b).

<sup>10</sup> 49 U.S.C. 30113(b)(1).

Specifically, the petition requests an exemption from the advanced air bag requirement in S14.7, which requires vehicles manufactured on or after September 1, 2012, to meet the higher maximum speed (56 km/h (35 mph)) belted test requirement using the 5th percentile adult female dummy.<sup>11</sup> Lotus requested this exemption only for the front passenger seat. The basis for the application is that compliance would cause the petitioner substantial economic hardship and that the petitioner has tried in good faith to comply with the standard. In its petition, Lotus requested an exemption for a period of 31 months from September 1, 2012 to March 31, 2015.

Lotus is a United Kingdom corporation. In the year prior to the filing of its petition, Lotus produced a total of 3,115 vehicles.<sup>12</sup> Lotus stated that, since its inception, it has never manufactured more than 10,000 vehicles in any year. Lotus stated further that, although it is owned by the Malaysian automobile manufacturer Proton, Proton is not a “sponsor” of Lotus and its production should not be (and historically has not been) aggregated with Lotus’s production for the purpose of determining eligibility for a temporary exemption. Lotus anticipates that the number of exempted vehicles imported to the U.S. if this petition is granted would be approximately 800.

Lotus previously obtained an exemption from the advanced air bag requirements for its Elise model.<sup>13</sup> In its petition for exemption from the advanced air bag requirements for the Elise, Lotus committed to equipping its next model, the Evora, with compliant advanced air bags. Lotus stated when the Evora was introduced into the U.S. market in 2010, the Evora was fully compliant with FMVSS No. 208. However, Lotus stated that its sales have been lower than projected because of Lotus’s financial hardship, exacerbated by the global recession; emergence of

competition in its market segment; and the withdrawal of the Elise from the U.S. market. Furthermore, Lotus stated the Evora’s advanced air bag system does not comply with the higher speed 5th percentile female belted occupant (passenger side, fully forward seat position) barrier crash test, which became effective for the Evora on September 1, 2012, without sourcing new components and conducting a complete revalidation of the system. Lotus previously believed that Evora sales would have been augmented by a new product using substantially the same platform, upon which compliance with the higher speed 5th percentile female belted requirements would have been developed. However, Lotus stated that it stopped that development program due to poor Evora sales and repositioning of its business (moving from the entry level premium segment to the high performance, luxury sports car segment).

Lotus stated that the Evora cannot meet the higher speed 5th percentile female belted test requirements because the Evora’s air bag electronic control unit (ECU) does not have the capability to monitor whether the seat belt is buckled and its seat belt supplier does not have a suitable buckle switch. A buckle switch would allow the ECU to fire only the first stage of the air bag inflator for buckled occupants while firing two stages for unbuckled occupants, allowing the stiffness of the air bag to be different for belted and unbuckled occupants. In order to incorporate a buckle switch in the Evora, Lotus stated that a new air bag ECU would need to be sourced, calibrated, and validated; a new seat belt system would need to be sourced; and a complete series of development tests would need to be conducted.

Lotus expects that this development would cost over \$4 million. Lotus’s financial statements show that between April 2007 and March 2010, the company experienced losses of approximately \$40 million. Lotus stated that, without the exemption, it would withdraw from the U.S. market and lose its market share, resulting in intangible losses such as loss of brand image, complication of reentry into the U.S. market in the future, and job losses.

Lotus stated that it has considered alternative means of compliance, but these alternatives have been found to be incapable of providing a solution. Lotus stated that it could not use a seat belt buckle sensor from its current seat belt supplier because the switch is inadequate and there is not a suitable ECU. Lotus stated that it considered moving the passenger seat rearward, but

concluded it would need to reevaluate compliance with the 50th percentile male tests in both the belted and unbelted conditions which would result in similar costs to those described above. Lotus also stated that it considered fixing the passenger seat in the mid-position, but concluded that occupant ingress/egress would be adversely affected and it would prevent a 95th percentile occupant from fitting in the passenger seat.

Lotus stated that, if an exemption were granted, the company would provide advice and warnings in its owner’s manual identifying the risks associated with incorrect positioning of the seat belt and sitting too close to the air bag.

#### IV. Notice of Receipt and Summary of Comments

On July 3, 2012, we published in the *Federal Register* (77 FR 39564) a notice of receipt of Lotus’s petition for a temporary exemption, and provided an opportunity for public comment. We received three comments, two comments from Lotus and one from the Advocates for Highway & Auto Safety (Advocates).

In Lotus’s first comment, it addressed three issues. First, Lotus stated that, although its majority shareholder continues to be Proton, Proton has been acquired by DRB-Hicom. Lotus stated that the transfer of ownership of Proton should have no bearing on its eligibility for an exemption. Lotus also stated that the evaluation of its business plan by new management indicated that the actual fiscal year 2012 results for Lotus would be far worse than forecasted in the petition. Finally, Lotus stated that, upon further evaluation of Evora usage, its annual mile usage was actually 5,127 miles, which Lotus suggested was evidence that the Evora is not used as a primary vehicle.

Advocates addressed several issues in its comments. First, Advocates stated that, in spite of Lotus’s assertion to the contrary, NHTSA’s policy that it is no longer in the public interest to continue to grant exemptions from the advanced air bag requirements in the same circumstances and under the same terms as in the past would apply to Lotus’s petition. Although Lotus only seeks exemption from one of the advanced air bag requirements, Advocates noted that other companies have sought partial exemptions.

Advocates also asserted that the Evora could be used to carry children or other smaller statured occupants in the front passenger seat. Advocates stated that it does not believe that the exemption should be based upon Lotus’s

<sup>11</sup> In its petition, Lotus asks for exemption from S15.1(b) and S16.1(a)(2) as well. However, those provisions apply to only those vehicles certified as complying with S14.6 or S14.7. If an exemption is granted, the vehicle would not be required to be certified to S14.7. S14.6 is the phase in for the higher speed 5th percentile adult female belted barrier test requirement that is not applicable to Lotus. In that instance, neither provision would apply to the exempted vehicles. Furthermore, S16.1(a)(2) is the test procedure for conducting the rigid barrier test using 5th percentile adult female dummies. This test procedure contains no substantive requirements for which Lotus would need exemption.

<sup>12</sup> This total includes 690 vehicles that were assembled for Tesla Motors, Inc.

<sup>13</sup> See 71 FR 52851, 52859–62 (Docket No. NHTSA–2006–25324).

assumptions of the target population. The organization stated that, although many consumers would not purchase an Evora as the primary means of transporting their children, there was no reason why Lotus's vehicles would not be used to transport children and, in vehicles with two seats, any child riding in the vehicle would be located in the front seat. Additionally, Advocates stated that the requirements from which exemption is sought are meant to address the safety of small-statured adult females, and that Lotus did not indicate why these smaller statured people would not be occupants of the vehicles.

Advocates also questioned Lotus's good faith efforts to comply with the standard. Advocates asserted that Lotus dismissed one possible alternative means of compliance, fixing the seat in the middle position, on the grounds of passenger comfort. Advocates stated that Lotus did not provide any evidence that such a solution would not lead to compliance. Advocates also questioned Lotus's good faith efforts in light of the six-year lead time for compliance with the higher speed belted requirement for the 5th percentile female.

Advocates raised two other reasons for denying Lotus's petition. Advocates questioned the degree of Lotus's economic hardship based on the financial projections set forth in its original petition. Finally, Advocates stated that exemptions should only be granted when absolutely necessary and that public safety concerns must outweigh the costs of compliance.

Advocates stated that, based on the foregoing, it could not support granting Lotus's petition for renewal of its temporary exemption.

Lotus submitted a second comment that provided new information regarding the company and addressed Advocates' comments.

First, Lotus addressed its change of ownership to DRB Hicom and how that affects its product plan. Lotus stated that the introduction of new vehicles would be delayed and that Lotus would invest in the Evora to keep the model in production until 2017 to 2020. Lotus stated that, under prior management, bank financing could only be used for new products and could not be spent on the Evora. Thus, Lotus had little funding for improving the Evora, including full FMVSS No. 208-compliance. The new management intends full compliance with FMVSS No. 208 by the end of March 2015.

Lotus also provided updated financial results and projections. Unlike its original projections, Lotus forecasted a loss over the next three years.

Regarding Advocates' comment that Lotus did not consider all alternatives to asking for a waiver, Lotus noted that its inability to spend funds on Evora development meant that it could not pursue any compliance solution that required redesigning and re-certifying its air bag system. Furthermore, Lotus stated that any alternative compliance solution that required redesign and re-certification would result in costs that would be comparable to full FMVSS No. 208-compliance. Lotus stated that other alternatives such as installing an on/off switch, fixing the passenger seat, or withdrawing the 2-seat model from the U.S. market could not guarantee any real-world improvement in safety.

Regarding Advocates' assertion that the public interest does not support granting the exemption, Lotus noted that the limited exemption it seeks is not a complete exemption from the advanced air bag requirements. Lotus also stated its support for NHTSA's general policy that complete exemptions should not be granted as they previously were, but Lotus stated that this request is much narrower.

#### **V. Agency Analysis, Response to Comment, and Decision**

In this section, we provide our analysis and decision regarding Lotus's temporary exemption request concerning FMVSS No. 208, including our response to the comments received from Advocates and Lotus.

##### *A. General Issues Related to Petitions for Exemptions From Advanced Air Bag Requirements*

NHTSA requested comments in the notice of receipt for Lotus's petition about a number of issues related to the justification for continuing to grant petitions for a hardship exemption from the advanced air bag requirements. We summarized our new position in the notice of receipt and again earlier in this document. We specifically sought comment on how this position could be applied to Lotus's request.

Given the passage of time since the advanced air bag requirements were established and implemented, and in light of the benefits of advanced air bags, NHTSA has determined that it is not in the public interest to continue to grant exemptions from these requirements in the same circumstances and under the same terms as in the past. The costs of compliance with the advanced air bag requirements of FMVSS No. 208 are costs that all entrants to the U.S. automobile marketplace should expect to bear. Furthermore, NHTSA understands that, in contrast to the initial years after the

advanced air bag requirements went into effect, low volume manufacturers now have access to advanced air bag technology.<sup>14</sup> Accordingly, NHTSA has concluded that the expense of advanced air bag technology is not now sufficient, in and of itself, to justify the grant of a petition for a hardship exemption from the advanced air bag requirements.

We have stated that manufacturers are not precluded from submitting petitions for exemption in this area, and NHTSA may grant some such exemptions. However, manufacturers should understand that the circumstances in which we would grant such exemptions are expected to be significantly more limited than in the past.

We believe that Lotus's petition for exemption is significantly more limited in nature than those in the past. Rather than seeking exemption from all or most of the advanced air bag requirements for the Evora, Lotus seeks exemption from only one requirement, higher maximum speed belted rigid barrier test for a 5th percentile adult female dummy, and only seeks this exemption for the passenger seat position. Because of the very limited nature of the exemption sought by Lotus, we consider it to be within the circumstances under which we would consider granting an exemption.

Although Advocates cite examples of what it characterizes as limited exemptions, the examples involve manufacturers seeking exemption from most of the advanced air bag requirements. Furthermore, the documents issued by NHTSA and cited by Advocates related to these exemption requests are notices of receipt, which do not represent a decision of the agency. We have sought comment on the applicability of this policy in all recent notices of receipt of petitions for exemption from any advanced air bag requirement and we will continue to do so if we receive any additional advanced air bag exemption petitions.

<sup>14</sup> The recent petitions for exemption support NHTSA's conclusion that advanced air bag technology has become more accessible to small volume manufacturers in recent years. In addition to the fact that several manufacturers who received exemptions in the past have been able to produce fully-compliant vehicles, many of the manufacturers who have recently sought exemption from the advanced air bag requirements have been developing advanced air bag systems in-house or are working with suppliers to develop such systems. See, e.g., Notice of Receipt of Application of Spyker Automobielen, B.V., 76 FR 19179 (Apr. 6, 2011) (manufacturer is working with a supplier to develop advanced air bag system); Notice of Receipt of Petition of Lotus Cars Ltd., 76 FR 33406 (June 8, 2011) (manufacturer has another model that fully complies with the advanced air bag requirements).

### *B. Decision on Lotus's Petition*

In response to Lotus's petition, and after considering all of the information provided as a response to the notice of receipt of the petition, NHTSA has decided to grant Lotus's petition for temporary exemption of the front passenger seat in the Evora from the higher speed belted rigid barrier test for a 5th percentile adult female dummy in FMVSS No. 208 for a period of one year after publication of notice of this decision in the **Federal Register**. We are not providing the full 28-month revised exemption period sought by Lotus because we believe that Lotus should give additional consideration to alternative means of compliance that may not require full revalidation of the advanced air bag system or, alternatively, to the acceleration of its plans for full FMVSS No. 208 compliance.

Our reasoning for granting this exemption is as follows. First, we find that Lotus is eligible for an economic hardship exemption. As discussed above, a manufacturer is eligible to apply for a hardship exemption if its total motor vehicle production in its most recent year of production did not exceed 10,000 vehicles, as determined by the NHTSA Administrator. In determining whether a manufacturer of a vehicle meets that criterion, NHTSA considers whether a second vehicle manufacturer also might be deemed the manufacturer of that vehicle.

Accordingly, we considered whether an entity other than Lotus can be considered to manufacture the Evora. We considered the effect of Proton's ownership of Lotus on its eligibility for an economic hardship exemption in prior notices and concluded that Lotus is eligible under the requirements of 49 U.S.C. 30113(d).<sup>15</sup> For the purpose of this exemption request only, we conclude that the recent transfer in ownership of Proton to DRB Hicom has no effect on our prior conclusions regarding Lotus's eligibility. Accordingly, we determine that Lotus is eligible for an economic hardship exemption.

Based on the information provided in Lotus's petition and its comments, NHTSA concludes that Lotus has demonstrated a good faith effort to bring its vehicle into full compliance with the requirements of FMVSS No. 208. We note that, after filing its petition, Lotus underwent a change of ownership and management. As a result of this change, Lotus has reconsidered aspects of its

petition and has revised its petition to request a shorter exemption period. Moreover, Lotus has clarified that it intends to make the Evora fully compliant with FMVSS No. 208 at the end of the requested exemption period.

In reaching this conclusion regarding good faith efforts, we also placed substantial weight on the fact that Lotus examined alternative means to bring the vehicle into compliance such as fixing the seat position or moving it rearward. Nevertheless, we believe Lotus should reconsider using these or other alternative means to bring the Evora into full compliance.

As noted earlier, Advocates stated that, in considering alternative means of compliance, Lotus would not need to perform full vehicle tests. However, we note that, in considering alternative means of compliance with the higher maximum speed belted test requirement using 5th percentile adult female dummies, Lotus must also consider the vehicle's compliance with the other requirements of FMVSS No. 208, particularly the unbelted test requirements.

We accept Lotus's assertion that, to ensure compliance with the other advanced air bag requirements, Lotus would need to revalidate some portion of its air bag system. For example, Lotus could achieve compliance with the higher speed belted test requirement by restricting the forward movement of the seat beyond some point. We recognize that restricting the forward movement of the seat would move both the full forward and middle seat track positions rearward, which could affect performance on the unbelted tests. Although Lotus stated that the costs of revalidating its system with the forward movement of the seat restricted would result in similar costs to replacing the ECU, Lotus has not provided any specific explanation of what tests it believes it would need to perform and how much money such a program would cost.

Lotus could fix the passenger seat in the middle position, which would not affect the belted or unbelted test performance with the 50th percentile male. However, it could affect the performance of the 5th percentile female unbelted tests. Although Lotus states that this approach could adversely affect the comfort of larger occupants and could affect ingress or egress, Lotus has not provided the agency with support for these assertions.

Although Lotus suggests that real world safety may not be improved with these alternative means of compliance, Lotus has not provided any data or other evidence to support its assertion that

these alternative means for compliance would result in lower real world safety. To the contrary, for a belted 5th percentile female sitting in the passenger seat fixed at the current middle position, this alternative means of compliance would likely result in a higher level of safety as compared to the current full forward position.

Notwithstanding these observations, we conclude that Lotus has acted in good faith in exploring alternative means of compliance and reasonably concluded that such alternative means of compliance are not feasible or desirable at this time. Lotus did not have the benefit of NHTSA's views on these alternative means of compliance prior to filing its petition. The agency's decision to grant this petition for a substantially shorter time period than sought by Lotus will allow Lotus to revisit its assessment of these or other alternative means of compliance or accelerate its schedule for replacing the ECU of its current advanced air bag system.

NHTSA also concludes that Lotus has demonstrated the requisite potential financial hardship. Although Advocates noted that, in its initial projections, Lotus expected to be profitable throughout the exemption period, its revised projections indicate it will incur financial losses, with or without an exemption.

Several factors support a finding that granting Lotus's exemption is in the public interest. NHTSA has traditionally found that the public interest is served by affording consumers the choice of a wider variety of motor vehicles and providing additional employment opportunities. We believe that both of these public interest considerations would be served by granting Lotus's petition and note that the denial of this request would remove a vehicle that is currently being sold in the U.S. market. Furthermore, as the Evora is the only vehicle currently being sold by Lotus, the withdrawal of the Evora from the market would result in Lotus leaving the U.S. market.

There are other relevant considerations. The number of vehicles at issue is small. In the last three years, Lotus has produced between 333 and 409 vehicles annually for the U.S. market. We agree with Lotus that the relatively low number of miles driven by the vehicle because of its nature as a second vehicle will mean that the vehicle is less likely to be involved in a crash. Finally, Lotus is including in its owner's manual information regarding the risk of sitting too close to the air bag. As a condition of this grant, we require Lotus to encourage its dealers to

<sup>15</sup> See 64 FR 61379 (Nov. 10, 1999); 68 FR 10066 (Mar. 3, 2003); 69 FR 5658 (Feb. 5, 2004); 71 FR 52851, 52859–62 (Feb. 5, 2004).

highlight this information for its consumers at the point of sale.

After considering all of the relevant information, we have decided to grant Lotus a temporary exemption of the front passenger position in its Evora model from the higher maximum speed (56 km/h (35 mph)) belted test requirement using 5th percentile adult female dummies in S14.7 of FMVSS No. 208 for a period of one year after publication of this notice in the **Federal Register**. Furthermore, the total number of vehicles that may be produced under this exemption is limited to 450, which is approximately 10% higher than the highest number of vehicles produced for the U.S. market by Lotus in the last three years and approximately half of the number of vehicles Lotus intended to manufacture with a 28-month exemption.

We note that, as explained below, prospective purchasers will be notified that the vehicle is exempted from S14.7 of FMVSS No. 208. Under § 555.9(b), a manufacturer of an exempted passenger car must securely affix to the windshield or side window of each exempted vehicle a label containing a statement that the vehicle conforms to all applicable FMVSSs in effect on the date of manufacture “except for Standard Nos. [listing the standards by number and title for which an exemption has been granted] exempted pursuant to NHTSA Exemption No. \_\_\_\_\_.” This label notifies prospective purchasers about the exemption and its subject. Under § 555.9(c), this information must also be included on the vehicle’s certification label.

The text of § 555.9 does not expressly indicate how the required statement on the two labels should read in situations in which an exemption covers part, but not all, of a FMVSS. In this case, we believe that a statement that the vehicle has been exempted from Standard No. 208 generally, without an indication that the exemption is limited to the specified advanced air bag provisions, could be misleading. A consumer might incorrectly believe that the vehicle has been exempted from all of FMVSS No. 208’s requirements. Although we have said in the past that the addition of a reference to individual provisions would be of limited use to consumers in the case of advanced air bag exemptions, in the case of Lotus, which seeks exemption from only a single provision, we will allow Lotus to list the exempted paragraph on the label. For this reason, we believe the two labels should read in relevant part, “except for S14.7 of Standard No. 208, Occupant

Crash Protection, exempted pursuant to \* \* \*.”

In accordance with 49 U.S.C. 30113(b)(3)(B)(i), Lotus is granted NHTSA Temporary Exemption No. EX 13–01, from S14.7 of 49 CFR 571.208 for the front passenger seat of its Evora model. The exemption is for no more than 450 vehicles and it shall remain effective until one year following publication of notice of this decision in the **Federal Register**, as indicated in the **DATES** section of this document.

**Authority:** 49 U.S.C. 30113; delegation of authority at 49 CFR 1.95.

Issued on: February 27, 2013.

**David L. Strickland,**  
*Administrator.*

[FR Doc. 2013–05477 Filed 3–7–13; 8:45 am]

**BILLING CODE 4910–59–P**

## DEPARTMENT OF TRANSPORTATION

### Surface Transportation Board

[Docket No. FD 35717]

#### Indiana Southern Railroad, LLC— Temporary Trackage Rights Exemption—Norfolk Southern Railway Company

Norfolk Southern Railway Company (NSR), pursuant to a written trackage rights agreement (Agreement), has agreed to grant temporary overhead trackage rights to Indiana Southern Railroad, LLC (ISRR) over NSR’s line of railroad between Oakland City Junction, Ind., (milepost 0.8 EJ) and Enosville, Ind., (milepost 4.8 EJ), a distance of approximately 4.0 miles.<sup>1</sup>

The transaction may be consummated on or after March 22, 2013, the effective date of the exemption (30 days after the verified notice of exemption was filed). The temporary trackage rights are scheduled to expire on or about December 31, 2013. The purpose of the temporary trackage rights is to allow ISRR to bridge loaded and empty coal trains between a customer at Enosville and ISRR’s tracks at Oakland City Junction, for further movement over ISRR’s line to Petersburg, Ind.

As a condition to this exemption, any employees affected by the acquisition of the temporary trackage rights will be protected by the conditions imposed in *Norfolk & Western Railway—Trackage Rights—Burlington Northern, Inc.*, 354

<sup>1</sup> A redacted version of the Agreement between NSR and ISRR was filed with the notice of exemption. ISRR simultaneously filed a motion for protective order to protect the confidential and commercially sensitive information contained in the unredacted version of the Agreement, which ISRR submitted under seal in this proceeding. That motion will be addressed in a separate decision.

I.C.C. 605 (1978), as modified in *Mendocino Coast Railway, Inc.—Lease & Operate—California Western Railroad*, 360 I.C.C. 653 (1980), and any employees affected by the discontinuance of those trackage rights will be protected by the conditions set out in *Oregon Short Line Railroad & The Union Pacific Railroad—Abandonment Portion Goshen Branch Between Firth & Ammon, in Bingham & Bonneville Counties, Idaho*, 360 I.C.C. 91 (1979).

This notice is filed under 49 CFR 1180.2(d)(8). If it contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction. Petitions for stay must be filed no later than March 15, 2013 (at least 7 days before the exemption becomes effective). An original and 10 copies of all pleadings, referring to Docket No. FD 35717, must be filed with the Surface Transportation Board, 395 E Street SW., Washington, DC 20423–0001. In addition, a copy of each pleading must be served on Eric M. Hockey, One Commerce Square, 2005 Market Street, Suite 1000, Philadelphia, PA 19103.

Board decisions and notices are available on our Web site at [www.stb.dot.gov](http://www.stb.dot.gov).

Decided: March 5, 2013.

By the Board, Rachel D. Campbell,  
Director, Office of Proceedings.

**Raina S. White,**  
*Clearance Clerk.*

[FR Doc. 2013–05446 Filed 3–7–13; 8:45 am]

**BILLING CODE 4915–01–P**

## DEPARTMENT OF THE TREASURY

### Submission for OMB Review; Comment Request

March 5, 2013.

The Department of the Treasury will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, Public Law 104–13, on or after the date of publication of this notice.

**DATES:** Comments should be received on or before April 8, 2013 to be assured of consideration.

**ADDRESSES:** Send comments regarding the burden estimate, or any other aspect of the information collection, including suggestion for reducing the burden, to (1) Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for

Treasury, New Executive Office Building, Room 10235, Washington, DC 20503, or email at [OIRA\\_Submission@OMB.EOP.GOV](mailto:OIRA_Submission@OMB.EOP.GOV) and (2) Treasury PRA Clearance Officer, 1750 Pennsylvania Ave. NW., Suite 8140, Washington, DC 20220, or email at [PRA@treasury.gov](mailto:PRA@treasury.gov).

**FOR FURTHER INFORMATION CONTACT:**

Copies of the submission(s) may be obtained by calling (202) 927-5331, email at [PRA@treasury.gov](mailto:PRA@treasury.gov), or the entire information collection request may be found at [www.reginfo.gov](http://www.reginfo.gov).

**Bureau of the Public Debt (BPD)**

*OMB Number:* 1535-0089.

*Type of Review:* Revision of a currently approved collection.

*Title:* Implementing Regulations: Government Securities Act of 1986, as amended.

*Abstract:* The regulations require government securities broker/dealers to make and keep certain records concerning government securities activities, to submit financial reports, and make certain disclosures to investors. The regulations also require depository institutions to keep certain records of non-fiduciary custodial holdings of government securities. The regulations and associated collections are fundamental to customer protection and financial responsibility.

*Affected Public:* Private Sector: Businesses or other for-profits.

*Estimated Total Burden Hours:* 282,986.

*OMB Number:* 1535-0114.

*Type of Review:* Revision of a currently approved collection.

*Title:* Release.

*Form:* PD F 2001

*Abstract:* It may be necessary for a registered owner/co-owner of savings bonds or a TreasuryDirect account holder to waive a claim as the result of an unauthorized payment to person(s) not entitled and then release the Government of any liability.

*Affected Public:* Individuals or Households.

*Estimated Total Burden Hours:* 10.

**Dawn D. Wolfgang,**

*Treasury PRA Clearance Officer.*

[FR Doc. 2013-05428 Filed 3-7-13; 8:45 am]

**BILLING CODE 4810-39-P**

**DEPARTMENT OF THE TREASURY**

**Office of the Comptroller of the Currency**

**Agency Information Collection Activities; Proposed Information Collection; Comment Request**

**AGENCY:** Office of the Comptroller of the Currency (OCC), Treasury.

**ACTION:** Notice and Request for comment.

**SUMMARY:** The OCC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to comment on a continuing information collection, as required by the Paperwork Reduction Act of 1995.

Under the Paperwork Reduction Act of 1995 (PRA), Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information and to allow 60 days for public comment in response to the notice.

In accordance with the requirements of the PRA, the OCC may not conduct or sponsor, and the respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number.

The OCC is soliciting comment concerning its information collection titled, "Notice Regarding Unauthorized Access to Customer Information."

**DATES:** Comments must be submitted on or before May 7, 2013.

**ADDRESSES:** Because paper mail in the Washington, DC area and at the OCC is subject to delay, commenters are encouraged to submit comments by email if possible. Comments may be sent to: Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, Attention: 1557-0227, 400 7th Street SW., Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219. In addition, comments may be sent by fax to (571) 465-4326 or by electronic mail to [regs.comments@occ.treas.gov](mailto:regs.comments@occ.treas.gov). You may personally inspect and photocopy comments at the OCC, 400 7th Street SW., Washington, DC 20219. For security reasons, the OCC requires that visitors make an appointment to inspect comments. You may do so by calling (202) 649-6700. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.

All comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not enclose any information in your comment or supporting materials that you consider confidential or inappropriate for public disclosure.

**FOR FURTHER INFORMATION CONTACT:** You may request additional information or a copy of the collection from Johnny Vilela or Mary H. Gottlieb, OCC Clearance Officers, (202) 649-5490, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, 400 7th Street SW., Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219.

**SUPPLEMENTARY INFORMATION:** Under the PRA (44 U.S.C. 3501-3520), Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) to include agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal agencies to provide a 60-day notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the OCC is publishing notice of the proposed collection of information set forth in this document.

**SUPPLEMENTARY INFORMATION:** The OCC is proposing to extend, with revision, the approval of the following information collection:

*Title:* Notice Regarding Unauthorized Access to Customer Information.

*OMB Control No.:* 1557-0227.

*Description:* Section 501(b) of the Gramm-Leach-Bliley Act (15 U.S.C. 6801) requires the OCC to establish appropriate standards for national banks relating to administrative, technical, and physical safeguards: (1) To insure the security and confidentiality of customer records and information; (2) to protect against any anticipated threats or hazards to the security or integrity of such records; and (3) to protect against unauthorized access to, or use of, such records or information that could result in substantial harm or inconvenience to any customer.

The Interagency Guidelines Establishing Information Security Standards, 12 CFR Part 30, Appendix B and Part 170, Appendix B (collectively,

Security Guidelines), implementing section 501(b), require each entity supervised by the OCC (supervised institution) to consider and adopt a response program, if appropriate, that specifies actions to be taken when the supervised institution suspects or detects that unauthorized individuals have gained access to customer information.

The Interagency Guidance on Response Programs for Unauthorized Customer Information and Customer Notice (Breach Notice Guidance<sup>1</sup>), which interprets the Security Guidelines, states that, at a minimum, a supervised institution's response program should contain procedures for the following:

(1) Assessing the nature and scope of an incident, and identifying what customer information systems and types of customer information have been accessed or misused;

(2) Notifying its primary Federal regulator as soon as possible when the supervised institution becomes aware of an incident involving unauthorized access to, or use of, sensitive customer information;

(3) Consistent with the OCC's Suspicious Activity Report regulations, notifying appropriate law enforcement authorities, as well as filing a timely SAR in situations in which Federal criminal violations require immediate attention, such as when a reportable violation is ongoing;

(4) Taking appropriate steps to contain and control the incident in an effort to prevent further unauthorized access to, or use of, customer information, for example, by monitoring, freezing, or closing affected accounts, while preserving records and other evidence; and

(5) Notifying customers when warranted.

This collection of information covers the notice provisions in the Breach Notice Guidance.

*Type of Review:* Extension of a currently approved collection.

*Affected Public:* Individuals; Businesses or other for-profit.

*Estimated Number of Respondents:* 344.

Developing notices: 16 hrs. × 344 respondents = 5504 hours

Notifying customers: 20 hrs. × 344 respondents = 6880 hours

*Estimated average burden per respondent:* 36 hours.

*Total Estimated Annual Burden:* 12,384 hours.

*Frequency of Response:* On occasion.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on:

(a) Whether the collection of information is necessary for the proper performance of the functions of the OCC, including whether the information has practical utility;

(b) The accuracy of the OCC's estimate of the information collection;

(c) Ways to enhance the quality, utility, and clarity of the information to be collected;

(d) Ways to minimize the burden of the collection on respondents, including through the use of automated collection techniques or other forms of information technology;

(e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information; and

(f) Whether the estimates need to be adjusted based upon banks' experiences regarding the number of actual security breaches that occur.

Dated: March 4, 2013.

**Michele Meyer,**

*Assistant Director, Legislative and Regulatory Activities Division.*

[FR Doc. 2013-05358 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF THE TREASURY

### Office of the Comptroller of the Currency

#### Agency Information Collection Activities; Submission for OMB Review; Comment Request; Bank Secrecy Act/Money Laundering Risk Assessment

**AGENCY:** Office of the Comptroller of the Currency (OCC), Treasury.

**ACTION:** Notice and Request for comment.

**SUMMARY:** The OCC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to comment on a continuing information collection, as required by the Paperwork Reduction Act of 1995.

Under the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35) (PRA), Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information.

In accordance with the requirements of the PRA, the OCC may not conduct

or sponsor, and the respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number.

The OCC is soliciting comments concerning an information collection titled "Bank Secrecy Act/Money Laundering Risk Assessment," also known as the Money Laundering Risk (MLR) System.

The OCC is also announcing that the proposed collection of information has been submitted to OMB for review and clearance under the Paperwork Reduction Act of 1995.

**DATES:** Comments must be submitted by April 8, 2013.

**ADDRESSES:** Because paper mail in the Washington, DC area and at the OCC is subject to delay, commenters are encouraged to submit comments by email if possible. Comments may be sent to: Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, Attention: 1557-0231, 400 7th Street SW., Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219. In addition, comments may be sent by fax to (571) 465-4326 or by electronic mail to [regs.comments@occ.treas.gov](mailto:regs.comments@occ.treas.gov). You may personally inspect and photocopy comments at the OCC, 400 7th Street SW., Washington, DC 20219. For security reasons, the OCC requires that visitors make an appointment to inspect comments. You may do so by calling (202) 649-6700. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.

All comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not enclose any information in your comment or supporting materials that you consider confidential or inappropriate for public disclosure.

Additionally, please send a copy of your comments by mail to: OCC Desk Officer, 1557-0231, U.S. Office of Management and Budget, 725 17th Street NW., #10235, Washington, DC 20503, or by email to: [oira\\_submission@omb.eop.gov](mailto:oira_submission@omb.eop.gov).

**FOR FURTHER INFORMATION CONTACT:** You can request additional information from or a copy of the collection from Johnny Vilela or Mary H. Gottlieb, Clearance Officers, (202) 649-5490, Legislative and Regulatory Activities Division (1557-0231), Office of the Comptroller of the Currency, 400 7th Street SW.,

<sup>1</sup> 12 CFR part 30, Appendix B, Supplement A.



Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219.

**SUPPLEMENTARY INFORMATION:** In compliance with 44 U.S.C. 3507, the OCC has submitted the following proposed collection of information to OMB for review and clearance.

**Bank Secrecy Act/Money Laundering Risk Assessment (OMB Control Number 1557-0231)—Extension**

The MLR System enhances the ability of examiners and bank management to identify and evaluate Bank Secrecy Act/Money Laundering and Office of Foreign Asset Control (OFAC) sanctions risks associated with banks' products, services, customers, and locations. As new products and services are introduced, existing products and services change, and banks expand through mergers and acquisitions, management's evaluation of potentially new money laundering and terrorist financing risks must evolve as well. Consequently, the MLR risk assessment is an important tool for the OCC's Bank Secrecy Act/Anti-Money Laundering/OFAC supervision activities because it allows the agency to better identify those institutions, and areas within institutions, that pose heightened risk, and allocate examination resources accordingly. This risk assessment is critical in protecting financial institutions of all sizes from potential abuse from money laundering or terrorist financing. Absent an appropriate risk assessment, applicable controls cannot be effectively implemented for lines of business, products, or entities, which would elevate Bank Secrecy Act/Money Laundering and OFAC compliance risks.

The OCC is considering expanding this reporting requirement to include OCC's Midsize and Large Bank populations and, therefore, is seeking OMB approval to include these populations in its information collection.

The OCC recently updated the annual Risk Summary Form. The changes in the 2012 form enhance the assessment process by requiring the reporting of products, services, and customers (PSCs) related to prepaid access or prepaid cards, a growth industry that is receiving increased attention from regulators, law enforcement, and Congress. The form now requires the reporting of the following prepaid card PSCs: (i) Prepaid Cards (Reloadable and Non-Reloadable); (ii) Prepaid Card Programs—Third-Party Sponsored (Reloadable and Non-Reloadable); (iii) Prepaid Card Programs—Bank-Sponsored (Reloadable and Non-

Reloadable); (iv) Prepaid Cardholders (Reloadable and Non-Reloadable); and (v) Prepaid Card Program Managers. In addition, the Money Services Business (MSB) section of the form was modified to reflect changes in regulatory definitions. The form now includes MSB customers that are Providers of Prepaid Access and Sellers of Prepaid Access. All of these changes were made within the existing subject headers.

The OCC estimates the burden of this collection of information as follows:

**Burden Estimates**

*Community Bank Population*

*Estimated Number of Respondents:* 1,792.

*Estimated Number of Responses:* 1,792.

*Frequency of Response:* Annually.  
*Estimated Annual Burden:* 10,752 hours.

*Midsize Bank Population*

*Estimated Number of Respondents:* 62.

*Estimated Number of Responses:* 62.  
*Frequency of Response:* Annually.  
*Estimated Annual Burden:* 1,860 hours.

*Large Bank Population*

*Estimated Number of Respondents:* 99.

*Estimated Number of Responses:* 99.  
*Frequency of Response:* Annually.  
*Estimated Annual Burden:* 9,900 hours.

**Comment Summary**

In the **Federal Register** of November 26, 2012 (77 FR 70544), the OCC published a 60-day notice soliciting comments concerning this information collection. The OCC received two comment letters in response to the 60-day notice from OCC supervised banks.

Both commenters recommended the OCC not expand its data collection requirement beyond the current community bank population. One comment letter indicated the collection of Bank Secrecy Act/Money Laundering related data should not be performed in a uniform manner since banks serve different customer types and geographies, and have varied products, transaction volumes, staffing, and expertise. The commenter observed that risk management is not a universal exercise and that management may tailor its risk assessment process to meet a bank's unique needs. The other commenter indicated expanding the data collection to Midsize and Large Banks would create redundancies and unnecessary burden on these financial institutions. The comment letter stated

Midsize and Large Banks have been performing annual risk assessments for years, and, as such, these banks are best suited to evaluate their bank secrecy/money laundering risks. The commenter went on to suggest the OCC should instead focus on reviewing banks' analyses and risk assessment methodologies. Finally, the commenter suggested that the burden estimates are low, as the OCC may not fully appreciate the variance between bank data metrics and the data requested by the OCC.

The OCC carefully considered both comment letters. The purpose of the MLR System is to support the OCC's supervisory objectives by allowing for the identification and analysis of Bank Secrecy Act/Money Laundering and OFAC sanctions risks across the population of supervised banks, and to assist examiners in carrying out risk-based supervision and to improve examination scoping and transaction testing. The MLR System is not intended to supplant a bank's full Bank Secrecy Act and OFAC risk assessments, as the MLR seeks only to gather certain specific data without also collecting and considering information related to risk management processes. The OCC's evaluation of the institution's full risk assessment is performed during regular examinations. The MLR System can complement banks' Bank Secrecy Act and OFAC risk assessments, as data gathered should be substantially similar to the information needed to perform internal analyses of inherent Bank Secrecy Act and OFAC risks. Also, the burden estimates provided in this notice were calculated in conformance with OMB methodologies. Finally, the OCC is considering, but has not yet made a decision whether to expand the MLR reporting requirement to the OCC's Midsize and Large Bank populations.

Comments continue to be invited on:

(a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information has practical utility;

(b) The accuracy of the agency's estimate of the burden of the collection of information;

(c) Ways to enhance the quality, utility, and clarity of the information to be collected;

(d) Ways to minimize the burden of the collection on respondents, including through the use of automated collection techniques or other forms of information technology; and

(e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.



All comments will become a matter of public record. Written comments should address the accuracy of the burden estimates and ways to minimize burden including the use of automated collection techniques or the use of other forms of information technology as well as other relevant aspects of the information collection request.

Dated: March 4, 2013.

**Michele Meyer,**

*Assistant Director, Legislative and Regulatory Activities Division.*

[FR Doc. 2013-05355 Filed 3-7-13; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF THE TREASURY

### Fiscal Service

#### **Financial Management Service; Proposed Collection of Information: Accountable Official Application Form for U.S. Department of the Treasury Stored Value Card (SVC) Program**

**AGENCY:** Financial Management Service, Fiscal Service, Treasury.

**ACTION:** Notice and Request for comments.

**SUMMARY:** The Financial Management Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on a continuing information collection requirement, "Accountable Official Application Form for U.S. Department of the Treasury Stored Value Card (SVC) Program."

**DATES:** Written comments should be received on or before May 7, 2013.

**ADDRESSES:** Direct all written comments to Financial Management Service, Records and Information Management Branch, Room 135, 3700 East West Highway, Hyattsville, Maryland, 20782.

**FOR FURTHER INFORMATION CONTACT:** Request for additional information or copies of the form(s) and instructions should be directed to Sean Kemple; Agency Enterprise Solutions Division; 401 14th Street SW., Room 348E, Washington, DC 20227, (202) 874-0132.

**SUPPLEMENTARY INFORMATION:** Pursuant to the Paperwork Reduction Act of 1995, (44 U.S.C. 3506(c)(2)(A)), the Financial Management Service solicits comments on the collection of information described below:

*Title:* Accountable Official Application Form for U.S. Department of the Treasury Stored Value Card (SVC) Program.

*OMB Number:* 1510-0NUU (OMB to affix number).

*Form Number:* DRAFT—FMS Form 2888.

**Abstract:** This form is used to collect information from accountable officials requesting enrollment in the Treasury SVC program in their official capacity, to obtain authorization to initiate debit and credit entries to their bank or credit union accounts to load value on the cards, and to facilitate collection of any delinquent amounts that may become due and owing as a result of the use of the cards.

This information is collected under the authority in: 31 U.S.C. 321, General Authority of the Secretary of the Treasury; Public Law 104-134, Debt Collection Improvement Act of 1996, as amended; Department of Defense Financial Management Regulation (DoDFMR) 7000.14—R, as amended; 5 U.S.C. 5514, Installment deduction for indebtedness to the United States; 31 U.S.C. 1322, Payments of unclaimed trust fund amounts and refund of amounts erroneously deposited; 31 U.S.C. 3720, Collection of payments; 31 U.S.C. 3720A, Reduction of tax refund by amount of debt; 31 U.S.C. 7701, Taxpayer identifying number; 37 U.S.C. 1007, Deductions from pay; 31 CFR part 210, Federal Government Participation in the Automated Clearing House; 31 CFR part 285, Debt Collection Authorities under the Debt Collection Improvement Act of 1996; and E.O. 9397 (SSN), as amended.

The information on this form may be disclosed as generally permitted under 5 U.S.C. 552(a) (b) of the Privacy Act of 1974, as amended. It may be disclosed outside of the U.S. Department of the Treasury to its Fiscal and Financial Agents and their contractors involved in providing SVC services, or to the Department of Defense (DoD) for the purpose of administering the Treasury SVC programs. In addition, other Federal, State, or local government agencies that have identified a need to know may obtain this information for the purpose(s) as identified by FMS's Routine Uses as published in the **Federal Register**.

**Current Actions:** Continuing Information Collection. This form replaces DD Form 2887, Application for Department of Defense (DoD) Stored Value Card (SVC) Programs, OMB Control Number: 0730-0116, Expiration Date: 31 October 2011, Request for Renewal Submitted: FR Doc. 2012-3519 Filed 2-14-12.

*Type of Review:* Regular.

*Affected Public:* Individuals.

*Estimated Number of Respondents:* 7,500.

*Estimated Time per Respondent:* 10 Minutes.

*Estimated Total Annual Burden Hours:* 1,250 Hours.

**Comments:** Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance and purchase of services to provide information.

Dated: February 28, 2013.

**John B. Hill,**

*Assistant Commissioner, Payment Management and Chief Disbursing Officer.*

[FR Doc. 2013-05390 Filed 3-7-13; 8:45 am]

**BILLING CODE M**

## DEPARTMENT OF THE TREASURY

### Fiscal Service

#### **Surety Companies Acceptable On Federal Bonds: Atlantic Specialty Insurance Company**

**AGENCY:** Financial Management Service, Fiscal Service, Department of the Treasury.

**ACTION:** Notice.

**SUMMARY:** This is Supplement No. 5 to the Treasury Department Circular 570, 2012 Revision, published July 2, 2012, at 77 FR 39322.

**FOR FURTHER INFORMATION CONTACT:** Surety Bond Branch at (202) 874-6850.

**SUPPLEMENTARY INFORMATION:** A Certificate of Authority as an acceptable surety on Federal bonds is hereby issued under 31 U.S.C. 9305 to the following company: Atlantic Specialty Insurance Company (NAIC #27154). **BUSINESS ADDRESS:** 150 Royall Street, Canton, MA 02021-1030. **PHONE:** (781) 332-7000. **UNDERWRITING LIMITATION b/:** \$62,660,000. **SURETY LICENSES c/:** AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, MT, NE, NV, NH, NJ, NM, NY, NC, ND, OH, OK, OR, PA, RI, SC, SD, TN,

TX, UT, VT, VA, VI, WA, WV, WI, WY  
INCORPORATED IN: New York.

Federal bond-approving officers should annotate their reference copies of the Treasury Circular 570 ("Circular"), 2012 Revision, to reflect this addition.

Certificates of Authority expire on June 30th each year, unless revoked prior to that date. The Certificates are subject to subsequent annual renewal as long as the companies remain qualified (see 31 CFR part 223). A list of qualified companies is published annually as of July 1st in the Circular, which outlines details as to the underwriting limitations, areas in which companies are licensed to transact surety business, and other information.

The Circular may be viewed and downloaded through the Internet at <http://www.fms.treas.gov/c570>.

Questions concerning this Notice may be directed to the U.S. Department of the Treasury, Financial Management Service, Financial Accounting and Services Division, Surety Bond Branch, 3700 East-West Highway, Room 6F01, Hyattsville, MD 20782.

Dated: March 4, 2013.

**Kevin McIntyre,**

*Acting Director, Financial Accounting and Services Division.*

[FR Doc. 2013-05392 Filed 3-7-13; 8:45 am]

**BILLING CODE 4810-35-M**

## DEPARTMENT OF THE TREASURY

### Office of Foreign Assets Control

#### **Designation of One (1) Individual Pursuant to Executive Order 13224 of September 23, 2001, "Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten To Commit, or Support Terrorism"**

**AGENCY:** Office of Foreign Assets Control, Treasury.

**ACTION:** Notice.

**SUMMARY:** The Treasury Department's Office of Foreign Assets Control ("OFAC") is publishing the name of (1) individual whose property and interests in property are blocked pursuant to Executive Order 13224 of September 23, 2001, "Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten To Commit, or Support Terrorism."

**DATES:** The designation by the Director of OFAC of the one (1) individual in this notice, pursuant to Executive Order 13224, is effective on February 14, 2013.

**FOR FURTHER INFORMATION CONTACT:**

Assistant Director, Compliance Outreach & Implementation, Office of

Foreign Assets Control, Department of the Treasury, Washington, DC 20220, tel.: 202/622-2490.

**SUPPLEMENTARY INFORMATION:**

#### **Electronic and Facsimile Availability**

This document and additional information concerning OFAC are available from OFAC's Web site ([www.treas.gov/ofac](http://www.treas.gov/ofac)) or via facsimile through a 24-hour fax-on-demand service, tel.: 202/622-0077.

#### **Background**

On September 23, 2001, the President issued Executive Order 13224 (the "Order") pursuant to the International Emergency Economic Powers Act, 50 U.S.C. 1701-1706, and the United Nations Participation Act of 1945, 22 U.S.C. 287c. In the Order, the President declared a national emergency to address grave acts of terrorism and threats of terrorism committed by foreign terrorists, including the September 11, 2001 terrorist attacks in New York, Pennsylvania, and at the Pentagon. The Order imposes economic sanctions on persons who have committed, pose a significant risk of committing, or support acts of terrorism. The President identified in the Annex to the Order, as amended by Executive Order 13268 of July 2, 2002, 13 individuals and 16 entities as subject to the economic sanctions. The Order was further amended by Executive Order 13284 of January 23, 2003, to reflect the creation of the Department of Homeland Security.

Section 1 of the Order blocks, with certain exceptions, all property and interests in property that are in or hereafter come within the United States or the possession or control of United States persons, of: (1) Foreign persons listed in the Annex to the Order; (2) foreign persons determined by the Secretary of State, in consultation with the Secretary of the Treasury, the Secretary of the Department of Homeland Security and the Attorney General, to have committed, or to pose a significant risk of committing, acts of terrorism that threaten the security of U.S. nationals or the national security, foreign policy, or economy of the United States; (3) persons determined by the Director of OFAC, in consultation with the Departments of State, Homeland Security and Justice, to be owned or controlled by, or to act for or on behalf of those persons listed in the Annex to the Order or those persons determined to be subject to subsection 1(b), 1(c), or 1(d)(i) of the Order; and (4) except as provided in section 5 of the Order and after such consultation, if any, with foreign authorities as the Secretary of

State, in consultation with the Secretary of the Treasury, the Secretary of the Department of Homeland Security and the Attorney General, deems appropriate in the exercise of his discretion, persons determined by the Director of OFAC, in consultation with the Departments of State, Homeland Security and Justice, to assist in, sponsor, or provide financial, material, or technological support for, or financial or other services to or in support of, such acts of terrorism or those persons listed in the Annex to the Order or determined to be subject to the Order or to be otherwise associated with those persons listed in the Annex to the Order or those persons determined to be subject to subsection 1(b), 1(c), or 1(d)(i) of the Order.

On February 14, 2013 the Director of OFAC, in consultation with the Departments of State, Homeland Security, Justice and other relevant agencies, designated, pursuant to one or more of the criteria set forth in subsections 1(b), 1(c) or 1(d) of the Order, one (1) individual whose property and interests in property are blocked pursuant to Executive Order 13224.

The listing for this individual on OFAC's list of Specially Designated Nationals and Blocked Persons appear as follows:

#### **Individual**

1. HAMMAM, Yahya Abu (a.k.a. AKACHA, Jamel; a.k.a. DJAMEL, Akkacha; a.k.a. EL HAMMAM, Yahia Abou); DOB 1979; nationality Algeria (individual) [SDGT].

Dated: February 28, 2013.

**Adam J. Szubin,**

*Director, Office of Foreign Assets Control.*

[FR Doc. 2013-05445 Filed 3-7-13; 8:45 am]

**BILLING CODE 4810-AL-P**

## DEPARTMENT OF THE TREASURY

### Internal Revenue Service

#### **Open Meeting of the Taxpayer Advocacy Panel Notices and Correspondence Project Committee**

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Notices and Correspondence Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Wednesday, April 10, 2013.

**FOR FURTHER INFORMATION CONTACT:** Timothy Shepard at 1-888-912-1227 or 206-220-6095.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that a meeting of the Taxpayer Advocacy Panel Notices and Correspondence Project Committee will be held Wednesday, April 10, 2013, at 12 p.m. Eastern Time via teleconference. The public is invited to make oral comments or submit written statements for consideration. Due to limited conference lines, notification of intent to participate must be made with Timothy Shepard. For more information please contact Mr. Shepard at 1-888-912-1227 or 206-220-6095, or write TAP Office, 915 2nd Avenue, MS W-406, Seattle, WA 98174, or contact us at the Web site: <http://www.improveirs.org>.

The agenda will include a discussion on installment agreement letters, and other issues related to written communications from the IRS.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05374 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**

## DEPARTMENT OF THE TREASURY

### Internal Revenue Service

#### Open Meeting of the Taxpayer Advocacy Panel Tax Forms and Publications Project Committee

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of Meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Tax Forms and Publications Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Wednesday, April 10, 2013.

**FOR FURTHER INFORMATION CONTACT:** Marisa Knispel at 1-888-912-1227 or 718-834-2203.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel Tax Forms and Publications Project Committee will be

held Wednesday, April 10, 2013 at 11:00 a.m. Eastern Time via teleconference. The public is invited to make oral comments or submit written statements for consideration. Due to limited conference lines, notification of intent to participate must be made with Ms. Knispel. For more information please contact Ms. Knispel at 1-888-912-1227 or 718-834-2203, or write TAP Office, 2 MetroTech Center, 100 Myrtle Avenue 7th Floor, Brooklyn, NY 11201, or contact us at the Web site: <http://www.improveirs.org>.

The agenda will include various IRS issues.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05377 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**

## DEPARTMENT OF THE TREASURY

### Internal Revenue Service

#### Open Meeting of the Taxpayer Advocacy Panel Taxpayer Communications Project Committee

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Taxpayer Communications Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Thursday, April 18, 2013.

**FOR FURTHER INFORMATION CONTACT:** Ellen Smiley or Patti Robb at 1-888-912-1227 or 414-231-2360.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel Taxpayer Communications Project Committee will be held Thursday, April 18, 2013 at 2:00 p.m. Eastern Time via teleconference. The public is invited to make oral comments or submit written statements for consideration. Due to limited conference lines, notification of intent to participate must be made with Ms. Ellen Smiley or Ms. Patti Robb. For more information please contact Ms. Smiley or Ms. Robb at 1-888-912-1227 or 414-231-2360, or write TAP Office Stop 1006MIL, 211 West Wisconsin Avenue, Milwaukee, WI 53203-2221, or

post comments to the Web site: <http://www.improveirs.org>.

The agenda will include various IRS issues.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05372 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**

## DEPARTMENT OF THE TREASURY

### Internal Revenue Service

#### Open Meeting of the Taxpayer Advocacy Panel Taxpayer Assistance Center Improvements Project Committee

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Taxpayer Assistance Center Improvements Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Tuesday, April 9, 2013.

**FOR FURTHER INFORMATION CONTACT:** Audrey Y. Jenkins at 1-888-912-1227 or 718-834-2201.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that a meeting of the Taxpayer Advocacy Panel Taxpayer Assistance Center Improvements Project Committee will be held Tuesday, April 9, 2013, at 2:00 p.m. Eastern Time. The public is invited to make oral comments or submit written statements for consideration. Due to limited conference lines, notification of intent to participate must be made with Audrey Y. Jenkins. For more information please contact Ms. Audrey Y. Jenkins at 1-888-912-1227 or 718-834-2201, or write TAP Office, 2 MetroTech Center, 100 Myrtle Avenue 7th Floor, Brooklyn, NY 11201, or contact us at the Web site: <http://www.improveirs.org>.

The agenda will include various IRS Issues.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05373 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**

**DEPARTMENT OF THE TREASURY****Internal Revenue Service****Open Meeting of the Taxpayer Advocacy Panel Joint Committee**

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Joint Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Wednesday, April 24, 2013.

**FOR FURTHER INFORMATION CONTACT:** Susan Gilbert at 1-888-912-1227 or (515) 564-6638.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel Joint Committee will be held Wednesday, April 24, 2013 at 2:00 p.m. Eastern Time via teleconference. The public is invited to make oral comments or submit written statements for consideration. Notification of intent to participate must be made with Susan

Gilbert. For more information please contact Ms. Gilbert at 1-888-912-1227 or (515) 564-6638 or write: TAP Office, 210 Walnut Street, Stop 5115, Des Moines, IA 50309 or contact us at the Web site: <http://www.improveirs.org>.

The agenda will include various IRS topics.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05375 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**

**DEPARTMENT OF THE TREASURY****Internal Revenue Service****Open Meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee**

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of Meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Tuesday, April 16, 2013.

**FOR FURTHER INFORMATION CONTACT:** Marianne Dominguez at 1-888-912-1227 or 954-423-7978.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee will be held Tuesday, April 16, 2013 at 11:00 a.m. Eastern Time via teleconference. The public is invited to make oral comments or submit written statements for consideration. Due to limited conference lines, notification of intent to participate must be made with Marianne Dominguez. For more information please contact Ms. Dominguez at 1-888-912-1227 or 954-423-7978, or write TAP Office, 1000 South Pine Island Road, Suite 340, Plantation, FL 33324, or contact us at the Web site: <http://www.improveirs.org>.

The agenda will include various IRS issues.

Dated: March 4, 2013.

**Otis Simpson,**

*Acting Director, Taxpayer Advocacy Panel.*

[FR Doc. 2013-05380 Filed 3-7-13; 8:45 am]

**BILLING CODE 4830-01-P**



# FEDERAL REGISTER

---

Vol. 78

Friday,

No. 46

March 8, 2013

---

## Part II

### Department of Housing and Urban Development

---

Federal Property Suitable as Facilities To Assist the Homeless; Notice

**DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT****[Docket No. FR-5681-N-10]****Federal Property Suitable as Facilities To Assist the Homeless**

**AGENCY:** Office of the Assistant Secretary for Community Planning and Development, HUD.

**ACTION:** Notice.

**SUMMARY:** This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for use to assist the homeless.

**FOR FURTHER INFORMATION CONTACT:** Juanita Perry, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7266, Washington, DC 20410; telephone (202) 402-3970; TTY number for the hearing- and speech-impaired (202) 708-2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 800-927-7588.

**SUPPLEMENTARY INFORMATION:** In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in *National Coalition for the Homeless v. Veterans Administration*, No. 88-2503-OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Where

property is described as for "off-site use only" recipients of the property will be required to relocate the building to their own site at their own expense. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Theresa Ritta, Division of Property Management, Program Support Center, HHS, room 5B-17, 5600 Fishers Lane, Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part 581.

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1-800-927-7588 for detailed instructions or write a letter to Ann Marie Oliva at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the **Federal Register**, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the following addresses: ARMY: Ms. Veronica Rines, Office of the Assistant Chief of Staff for Installation Management, Department of the Army, Room 5A128, 600 Army Pentagon,

Washington, DC 20310, (571) 256-8145; (This is not a toll free number).

Dated: February 27, 2013.

**Mark Johnston,**

*Deputy Assistant Secretary for Special Needs.*

**TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 03/08/2013****Suitable/Available Properties***Buildings*

## Alabama

## C1301

Ft. McClellan

Ft. McClellan AL 36205

Landholding Agency: Army

Property Number: 21201220017

Status: Excess

Comments: Off-site removal only; 2,232 sf.; barracks; extensive repairs needed; secured area; need prior approval to access property

## Alaska

## Bldg. 00001

Kiana Natl Guard Armory

Kiana AK 99749

Landholding Agency: Army

Property Number: 21200340075

Status: Excess

GSA Number:

Comments: 1200 sq. ft., butler bldg., needs repair, off-site use only

## Bldg. 00001

Holy Cross Armory

High Cross AK 99602

Landholding Agency: Army

Property Number: 21200710051

Status: Excess

Comments: 1200 sq. ft. armory, off-site use only

## 11 Bldgs.

Ft. Greely

Ft. Greely AK 99731

Landholding Agency: Army

Property Number: 21201220029

Status: Unutilized

Directions: 713, 714, 875, 876, 887, 888, 910, 911, 912, 913

Comments: Off-site removal only; sf varies; housing; fair to poor conditions; asbestos and lead identified; need repairs; need prior approval to access property

## B-00877

Fort Greely

Ft. Greely AK 99731

Landholding Agency: Army

Property Number: 21201220052

Status: Unutilized

Comments: Off-site removal only; 14,824 sf.; family housing; poor conditions; need repairs; asbestos & lead identified; secured area; prior approval needed to access & relocate

## 6 Buildings

Ft. Greely

Ft. Greely AK 99731

Landholding Agency: Army

Property Number: 21201230008

Status: Unutilized

Directions: 350,833,835,878,XSKIA,834

Comments: Off-site removal only; sq. ft. varies; poor conditions—need repairs;

some bldgs. have asbestos & lead; contact Army for specific details

#### 17 Buildings

Ft. Greely

Ft. Greely AK 99731

Landholding Agency: Army

Property Number: 21201310033

Status: Unutilized

Directions: 00140, 00804, 00805, 00806, 00808, 00809, 00810, 00820, 00821, 00822, 00823, 00825, 00827, 00829, 00830, 00831, 01213

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; contact Army for info. on a specific property & accessibility/removal requirements

#### Arizona

Bldg. S-306

Yuma Proving Ground

Yuma AZ 85365-9104

Landholding Agency: Army

Property Number: 21199420346

Status: Unutilized

Directions:

Comments: 4103 sq. ft., 2-story, needs major rehab, off-site use only

Bldg. 503, Yuma Proving Ground null

Yuma AZ 85365-9104

Landholding Agency: Army

Property Number: 21199520073

Status: Underutilized

Directions:

Comments: 3789 sq. ft., 2-story, major structural changes required to meet floor loading code requirements, presence of asbestos, off-site use only

Bldg. 43002

Fort Huachuca

Cochise AZ 85613-7010

Landholding Agency: Army

Property Number: 21200440066

Status: Excess

Comments: 23,152 sq. ft., presence of asbestos/lead paint, most recent use—dining, off-site use only

Bldg. 90551

Fort Huachuca

Cochise AZ 85613

Landholding Agency: Army

Property Number: 21200920001

Status: Excess

Comments: 1270 sq. ft., most recent use—office, off-site use only

#### Arkansas

7 Bldgs.

Pine Bluff Arsenal

Pine Bluff AR 71602

Landholding Agency: Army

Property Number: 21201140055

Status: Unutilized

Directions: 57240, 57210, 57160, 57150, 57120, 5743, 5739

Comments: Off-site removal only; sq. ft. varies; current use: lab/test bldg.

Bldg. 57260

Pine Bluff Arsenal

Pine Bluff AR 71602

Landholding Agency: Army

Property Number: 21201140057

Status: Unutilized

Comments: Off-site removal only; 9,474 sq. ft.; current use: CHM EQ/MAT Bldg.

Bldg. 16440

Pine Bluff Arsenal

Pine Bluff AR 71602

Landholding Agency: Army

Property Number: 21201210095

Status: Unutilized

Comments: Off-site removal; 1,660 sf.; current use: office; extensive mold damage; needs major repairs

#### California

Bldgs. 18026, 18028

Camp Roberts

Monterey CA 93451-5000

Landholding Agency: Army

Property Number: 21200130081

Status: Excess

GSA Number:

Comments: 2024 sq. ft., concrete, poor condition, off-site use only

T4243

Ord Military Community

Seaside CA 93955

Landholding Agency: Army

Property Number: 21201220013

Status: Unutilized

Comments: 2,080 sf.; office space; extremely poor conditions; extensive repairs needed; asbestos & lead identified; remediation needed

258

7th Division Rd.

Monterey CA 93928

Landholding Agency: Army

Property Number: 21201230002

Status: Unutilized

Directions:

Hunter Liggett, Fort

Comments: Off-site removal only; 192 sf.; use: storage; transferee required to get real estate document authorizing access; secured area; must contact Directorate of Public Works to arrange to access property

#### 5 Buildings

JFTB

Los Alamitos CA 90720

Landholding Agency: Army

Property Number: 21201230043

Status: Excess

Directions: 148, 149, 261, 280, 281

Comments: Off-site removal only; sf. varies; use: storage; poor conditions; contamination; permission required to access property to remove of installation

1201T

Tower Rd.

Dubin CA 94568

Landholding Agency: Army

Property Number: 21201310060

Status: Unutilized

Comments: Off-site removal only; 30 sf.; control tower; poor conditions; restricted area; transferee must obtain real estate doc. to access/remove; contact Army for more info.

1201S & 1205S

Tower Rd.

Dublin CA 94568

Landholding Agency: Army

Property Number: 21201310062

Status: Unutilized

Directions: Previously reported under 21201010006

Comments: REDETERMINATION: off-site removal only; 396 & 252 sf. repetitively; storage; poor conditions; transferee will

need to obtain real estate doc. to access/remove property; contact Army for more info.

#### Georgia

Bldg. 2593

Fort Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21199720167

Status: Unutilized

Directions:

Comments: 13644 sq. ft., needs rehab, most recent use—parachute shop, off-site use only

Bldg. 4232

Fort Benning

GA 31905

Landholding Agency: Army

Property Number: 21199830291

Status: Unutilized

Directions:

Comments: 3720 sq. ft., needs rehab, most recent use—maint. bay, off-site use only

Bldgs. 5974-5978

Fort Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21199930135

Status: Unutilized

GSA Number:

Comments: 400 sq. ft., most recent use—storage, off-site use only

Bldg. 5993

Fort Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21199930136

Status: Unutilized

GSA Number:

Comments: 960 sq. ft., most recent use—storage, off-site use only

Bldg. 3866

Fort Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21200740182

Status: Unutilized

Comments: 944 sq. ft., most recent use—office, off-site use only

Bldg. 8682

Fort Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21200740183

Status: Unutilized

Comments: 780 sq. ft., most recent use—admin., off-site use only

Bldg. 1201

685 Horace Emmet Wilson Blvd.

Savannah GA 31409

Landholding Agency: Army

Property Number: 21201140013

Status: Excess

Comments: Off-site removal only; 8,736 sq. ft.; current use: Administrative office; fair conditions—bldg. need repairs; possible asbestos

#### 10 Buildings

Ft. Benning

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201230011

Status: Unutilized

Directions: 100, 2753, 2755, 2756, 2761, 2816, 3733, 3742, 3744, 3745

Comments: Off-site removal only; sq. ft. varies; use: varies; poor conditions; secured area w/limited access; contact Army for details re: Accessibility or specific details related to a bldg.

**Building 8603**

Red Arrow Rd.

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201240004

Status: Unutilized

Comments: Off-site removal only; 192 sf.; Sep Toile/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal

**Building 8585**

9734 Eighth Division

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201240005

Status: Unutilized

Comments: Off-site removal only; 192 sf.; Sep Toile/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal

**Building 8018**

7964 First Division Rd.

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201240006

Status: Unutilized

Comments: Off-site removal only; 264 sf.; Sep Toile/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal

**Building 4156**

6923 Rosell St.

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201240007

Status: Unutilized

Comments: Off-site removal only; 8,460 sf.; TRANS UPH AST; poor conditions

**Building 2835**

6498 Way Ave.

Ft. Benning GA 31905

Landholding Agency: Army

Property Number: 21201240008

Status: Unutilized

Comments: Off-site removal only; 2,578 sf.; BN HQ BLDG. TT; poor conditions

**Building 904**

2022 Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310004

Status: Excess

Comments: Off-site removal only; 9,993 sf.; museum; poor conditions; asbestos & lead-based paint; w/in secured area; Gov't escort required to access/remove property

**Building 862**

259 N. Lightning Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310010

Status: Excess

Comments: Off-site removal only; 826 sf.; Battery Shop; poor conditions; w/in secured area; contact Army for info. on accessibility/removal reqs.

**Building 853**

140 Barren Loop Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310011

Status: Excess

Comments: Off-site removal only; 4,100 sf.; Admin. 3 mons. vacant; fair conditions; w/in secured area; contact Army for accessibility/removal reqs.

**Building 866**

null

395 N. Lightning Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310012

Status: Excess

Comments: Off-site removal only; 2,100 sf.; Admin.; fair conditions; w/in secured area; contact Army for info. on accessibility/removal reqs.

**Building 9597**

Bultman Ave.

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310013

Status: Excess

Comments: Off-site removal only; 324 sf.; storage; 6 mons. vacant; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Buildings 8579 & 8580**

N. Perimeter Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310014

Status: Excess

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Building 8056**

N. Lightning Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310015

Status: Excess

Comments: Off-site removal only; 3,790 sf.; navigation bldg.; 10 mons. vacant; fair conditions; asbestos; w/in secured area; Gov't escort only to access/remove property

**Buildings 7736 & 7740**

Chip Rd.

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310016

Status: Excess

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**3 Buildings**

McFarland Ave.

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310017

Status: Excess

Directions: 1710, 1711, 1712

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Buildings 1303 & 1304**

Warrior Rd.

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310018

Status: Excess

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Building 1155 & 1156**

N. Lightning Rd.

Hunter Army Airfield GA 31409

Landholding Agency: Army

Property Number: 21201310019

Status: Excess

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Buildings 1139 & 1151**

Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310020

Status: Excess

Comments: Off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Building 919**

574 McFarland Ave.

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310021

Status: Excess

Comments: Off-site removal only; 1,440 sf.; Admin. 5 mons. vacant; poor conditions; w/in secured area; Gov't escort required to access/remove property

**Building 1104**

Frank Cochran Dr.

Hinesville GA 31314

Landholding Agency: Army

Property Number: 21201310022

Status: Excess

Comments: Off-site removal only; 240 sf.; storage; poor conditions; w/in secured area; Gov't escort required to access/remove property

**Building 1105**

Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310023

Status: Excess

Comments: Off-site removal only; 7,132 sf.; Maint. Facility; poor conditions; asbestos & lead; w/in secured area; Gov't escort required to access/remove property

**Building 1130**

Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310024

Status: Excess

Comments: Off-site removal only; 322 sf.; storage; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Building 1132**

Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310025

Status: Excess

Comments: Off-site removal only; 182 sf.; latrine; poor conditions; w/in secured area; Gov't escort only to access/remove property

**Building 1133**

Veterans Pkwy

Ft. Stewart GA 31314

Landholding Agency: Army

Property Number: 21201310026

Status: Excess



Comments: Off-site removal only; 501 sf.; latrine; poor conditions; w/in secured area; Gov't escort only to access/remove property

#### 6 Buildings

Ft. Gordon

Ft. Gordon GA 30905

Landholding Agency: Army

Property Number: 21201310055

Status: Unutilized

Directions: 00006, 0006A, 0006B, 02224, 02226, 02228

Comments: Off-site removal only; sf. & usage vary; good to dilapidated conditions; restricted post; contact Army for a specific property & info. on accessibility/removal reqs.

#### Hawaii

##### P-88

Aliamanu Military Reservation

Honolulu HI 96818

Landholding Agency: Army

Property Number: 21199030324

Status: Unutilized

Directions: Approximately 600 feet from Main Gate on Aliamanu Drive

Comments: 45,216 sq. ft. underground tunnel complex, pres. of asbestos clean-up required of contamination, use of respirator required by those entering property, use limitations

##### 3377Z

Schofield Barracks

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201210054

Status: Unutilized

Comments: Off-site removal only; 196 sf.; current use: transformer bldg.; poor conditions—needs repairs

Bldg. 00208

Dillingham Military

Waialua HI

Landholding Agency: Army

Property Number: 21201210078

Status: Unutilized

Comments: Off site removal only; 480 sq. ft.; recent use: Hutmet

Bldg. 0300B

308 Paalaa Uka Pupukea

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201210083

Status: Unutilized

Comments: Off-site removal only; 114 sf.;

current use: valve house for water tank; fair conditions

#### 12 Bldgs.

Schofield Barracks

Wahiawa HI

Landholding Agency: Army

Property Number: 21201220009

Status: Unutilized

Directions: 2509, 2510, 2511, 2512, 2513,

2514, 2516, 2517, 3030, 3031, 3032, 3035

Comments: Off-site removal only; sf. varies; usage varies; storage; good conditions

##### A0300

308 Paalaa Uka Pupukea Rd.

Helemano

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201230009

Status: Unutilized

Comments: Off-site removal only; 17.25 X 21ft.; water storage

#### 2 Buildings

Schofield Barracks

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201230049

Status: Unutilized

Directions: M3010, QRAMP

Comments: Off-site removal only; sf. varies; repairs needed; secured area; contact Army re: Accessibility requirements

#### 2 Buildings

553/537 Airdrome Rd.

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201230054

Status: Unutilized

Directions: 1001, 1005

Comments: Off-site removal only; sf. varies; use: shed & shelter; poor conditions; abandoned—need repairs

Bldg. 1536

Ft. Shafter

Honolulu HI 96819

Landholding Agency: Army

Property Number: 21201230060

Status: Unutilized

Comments: Off-site removal only; 2,117sf.; vehicle storage; need repairs

#### 6 Properties

Schofield Barracks

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201240027

Status: Unutilized

Directions: 24, 1005, 2276, B0886, M3010, QBAMP

Comments: Off-site removal only, sf. varies; poor conditions, contact Army for information on accessibility removal and specific details on a particular property

Buildings 1421 & 1422

510 CW2 Latchum Rd.

Wahiawa HI 97686

Landholding Agency: Army

Property Number: 21201310046

Status: Underutilized

Comments: Off-site removal only; sf. varies; office & toilet; fair conditions; military reservation

Buildings 3363, 3366, & 3371

Schofield Barracks

Wahiawa HI 96786

Landholding Agency: Army

Property Number: 21201310047

Status: Unutilized

Comments: Off-site removal only; sf. varies; abandoned; 230 mons. vacant; transformer bldgs.

B0088

Kilauea Military Reser.

HNP HI 96718

Landholding Agency: Army

Property Number: 21201310048

Status: Unutilized

Comments: Off-site removal only; 100 sf.; pollutant catch basin; poor conditions

D0088

Schofield Barracks

HNP HI 96718

Landholding Agency: Army

Property Number: 21201310049

Status: Unutilized

Comments: Off-site removal only; 100 sf.; pollutant catch basin; poor conditions

#### Idaho

Bldg. 00110

Wilder

Canyon ID 83676

Landholding Agency: Army

Property Number: 21200740134

Status: Underutilized

Directions: Tooele Army Depot

Comments: Re-determination: off-site removal; 5,310 sf.; general admin./barracks; 12 mons. vacant; major repairs needed; asbestos; w/in restricted area; contact Army for info. on accessibility/removal reqs.

#### Illinois

##### 2 Buildings

3155 Blackhawk Dr.

Ft. Sheridan IL 60037

Landholding Agency: Army

Property Number: 21201230050

Status: Underutilized

Directions: 128, 573

Comments: Off-site removal only; sf. varies; use: varies; fair conditions; asbestos; secured area; contact Army re: accessibility requirements; transferee must obtain real estate doc. authorizing access/removal

#### Kansas

Bldg. 431

Ft. Leavenworth

Ft. Leavenworth KS 66027

Landholding Agency: Army

Property Number: 21201220044

Status: Unutilized

Comments: Off-site removal only; 2,294 sf.; vacant; poor conditions; need repairs; asbestos & lead; remediation needed; secured area; contact Army re: Removal procedures

Building 00322

Marshall Ave.

Ft. Riley KS 66442

Landholding Agency: Army

Property Number: 21201310050

Status: Unutilized

Comments: Off-site removal only; 6,000 sf.; Admin.; general purpose; deteriorating conditions; water damage; located on installation secured airfield; contact Army for more info.

Building 9109

Mallon Rd.

Ft. Riley KS 66442

Landholding Agency: Army

Property Number: 21201310051

Status: Unutilized

Comments: Off-site removal only; 128 sf.; latrine; deteriorating conditions; located on controlled area; contact Army for more info.

#### Kentucky

Fort Knox

Eisenhower Avenue

Fort Knox KY 40121

Landholding Agency: Army

Property Number: 21201110011

Status: Unutilized

Directions: Bldgs.: 06559, 06571, 06575, 06583, 06584, 06585, 06586

Comments: Off-site removal only; multiple bldgs. w/various sq. footage (2,578–8,440

sq. ft.), current use varies (classroom—dental clinic), lead base paint, asbestos & mold identified

Fort Knox, 10 Bldgs.  
Bacher Street  
2nd Dragoons Rd & Abel St  
Fort Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201110012  
Status: Unutilized  
Directions: Bldgs.: 06547, 06548, 06549, 06550, 06551, 06552, 06553, 06554, 06557, 06558,  
Comments: Off-site removal only, multiple bldgs. w/various sq. footage (8,527–41,631 sq. ft.) lead base paint, asbestos & mold identified in all bldgs. Current use varies

Fort Knox, 10 Bldgs  
Eisenhower Ave  
Fort Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201110015  
Status: Unutilized  
Directions: Bldgs: 06535, 06536, 06537, 06539, 06540, 06541, 06542, 06544, 06545, 06546  
Comments: Off-site removal only, multiple bldgs. w/various sq. ft. (2,510–78,436 sq. ft.) lead base paint, asbestos & mold has been identified in all bldgs. Current use varies

11 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140002  
Status: Unutilized  
Directions: 02422, 02423, 02424, 02425, 02956, 02960, 00173, 02197, 02200, 00097, 00098  
Comments: Off-site removal only; possible lead based paint, asbestos, and mold in all bldgs.; sq. ft. varies; current use: Office

5 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140003  
Status: Unutilized  
Directions: 02317, 02323, 02324, 02349, 02421  
Comments: Off-site removal only; possible lead base paint, asbestos, and mold; sq. ft. varies; current use: Office

10 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140016  
Status: Unutilized  
Directions: 120, 161, 166, 171, 101, 114, 115, 116, 117, 1196  
Comments: Off-site removal only; sq. ft. varies; current use: Office space to storage; possible asbestos and mold

18 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140032  
Status: Unutilized  
Directions: 51, 52, 70, 73, 74, 76, 2961, 2963, 2964, 2969, 2970, 2971, 2972, 2973, 2974, 2975, 2979, 2316

Comments: Off-site removal only; possible asbestos, mold, and lead base paint; sq. ft. varies; current use: Office

12 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140033  
Status: Unutilized  
Directions: 77, 78, 80, 81, 85, 86, 92, 94, 96, 9248, 2995, 2996  
Comments: Off-site removal only; possible mold, asbestos, and lead base paint; sq. ft. varies; current use: Office to storage

Bldg. 2980  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140078  
Status: Unutilized  
Comments: Off-site removal only; 6,900 sq. ft.; current use: Office; possible asbestos and mold

Bldg. 1197  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201140079  
Status: Unutilized  
Comments: Off-site removal only; 2,969 sq. ft.; current use: Office; possible lead base paint, asbestos, and mold

23 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201210034  
Status: Unutilized  
Directions: 6097, 6098, 6099, 6113, 6114, 6115, 6116, 6118, 6120, 6121, 6123, 6124, 6614, 6615, 6616, 7107, 9209, 9215, 9231, 9254, 9256, 9361, 9619  
Comments: Off-site removal only; sq. ft. varies, current use: Varies; poor conditions- need repairs; lead, mold, and asbestos identified

20 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201210035  
Status: Unutilized  
Directions: 45, 46, 64, 75, 79, 107, 114, 155, 202, 205, 299, 1373, 1997, 2319, 2350, 3007, 6033, 6034, 6035, 6036  
Comments: Off-site removal only; sq. ft. varies, current use: varies; poor conditions- need repairs; lead, mold, and asbestos identified

5 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201210036  
Status: Unutilized  
Directions: 6038, 6039, 6040, 6093, 6094  
Comments: Off-site removal only; sq. ft. varies, current use: varies; poor conditions- need repairs; lead, mold, and asbestos identified

22 Bldgs.  
Ft. Knox  
Ft. Knox KY 40121  
Landholding Agency: Army  
Property Number: 21201220020

Status: Unutilized  
Directions: 79, 204, 1610, 1996, 2955, 2959, 2965, 2980, 2991, 6531, 6533, 6560, 6561, 6563, 6564, 6565, 6566, 6592, 6594, 9183, 9319, 9320  
Comments: Off-site removal only; sf varies; usage varies; need repairs; lead and asbestos identified; need remediation

5 Bldgs.  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220045  
Status: Underutilized  
Directions: 501, 558, 909, 1003, 1500  
Comments: Off-site removal only; relocation may be difficult due to extremely poor conditions; sf varies; current use storage; contact Army for further details

27 Bldgs  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220046  
Status: Underutilized  
Directions: F0446–0469, G0470–0474, G0476–0479, H0483–0489, J0491–0493, J0495–0498  
Comments: Off-site removal only; 168 sf. for each; safety shelter; relocation may be difficult due to poor conditions

E0450–0457 & E0459  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220047  
Status: Underutilized  
Comments: Off-site removal only; 168 sf. for each; safety shelter; relocation may be difficult due to poor conditions

D0440–D0449  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220048  
Status: Underutilized  
Comments: Off-site removal only; 168 sf. for each; safety shelter; relocation may be difficult due to poor conditions

C0431–C0438  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220049  
Status: Underutilized  
Comments: Off-site removal only; 168 sf. for each; safety shelter; relocation may be difficult due to poor conditions

B0420–B0429  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220050  
Status: Underutilized  
Comments: Off-site removal only; 168 sf. for each; safety shelter; relocation may be difficult due to poor conditions

A0410–0419  
Blue Grass Army Depot  
Richmond KY 40475  
Landholding Agency: Army  
Property Number: 21201220051  
Status: Underutilized

Comments: Off-site removal only; 168 sf. each; safety shelter; relocation may be difficult due to conditions of properties

15 Buildings

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army

Property Number: 21201230030

Status: Unutilized

Directions: 2991, 3006, 6127, 7345, 7346, 9254, 9264, 9294, 9302, 9311, 9315, 9335, 9427, 9503, 9504

Comments: Use: Maintenance; extremely poor conditions; contamination identified; contact Army for further details & accessibility requirements

10 Buildings

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army

Property Number: 21201230031

Status: Unutilized

Directions: 9505, 9506, 9507, 9508, 9509, 9617, 9675, 9681, 9706, 9707

Comments: Sf. varies; extremely poor conditions; contamination identified; contact Army for further details & accessibility requirements

Louisiana

B-8248

Ft. Polk

Ft. Polk LA 71459

Landholding Agency: Army

Property Number: 21201210069

Status: Underutilized

Comments: 3,141 sf.; current use: Admin. Bldg.; poor conditions—need repairs

B-8401

Ft. Polk

Ft. Polk LA 71459

Landholding Agency: Army

Property Number: 21201210070

Status: Underutilized

Comments: 3,141 sf.; current use: Admin. Bldg.; poor conditions—need repairs

21 Buildings

Polk

Ft. Polk LA 71459

Landholding Agency: Army

Property Number: 21201230034

Status: Underutilized

Directions: 9515, 9537, 9554, 9570, 9593, 9594, 9601, 9602, 9603, 9604, 9607, 9609, 9618, 9619, 9666, 9703, 9741, 9744, 9751, 9753, 9755

Comments: Off-site removal only; sf. varies; use: varies; poor conditions; contact Army for further details re: A specific property

18 Buildings

Polk

Ft. Polk LA 71459

Landholding Agency: Army

Property Number: 21201230035

Status: Underutilized

Directions: 9764, 9765, 9773, 9793, 9794, 9797, 9803, 9812, 9818, 9830, 9836, 9837, 9840, 9854, 9913, 9914, 9917, 9920

Comments: Off-site removal only; sq. ft. varies; use: varies; poor conditions; contact Army for further details re: a specific property

Maryland

Bldg. 0459B

Aberdeen Proving Ground

Aberdeen MD 21005-5001

Landholding Agency: Army

Property Number: 21200120106

Status: Unutilized

GSA Number:

Comments: 225 sq. ft., poor condition, most recent use—equipment bldg., off-site use only

Bldg. 00785

Aberdeen Proving Ground

Aberdeen MD 21005-5001

Landholding Agency: Army

Property Number: 21200120107

Status: Unutilized

GSA Number:

Comments: 160 sq. ft., poor condition, most recent use—shelter, off-site use only

Bldg. E5239

Aberdeen Proving Ground

Aberdeen MD 21005-5001

Landholding Agency: Army

Property Number: 21200120113

Status: Unutilized

GSA Number:

Comments: 230 sq. ft., most recent use—storage, off-site use only

Bldg. E5317

Aberdeen Proving Ground

Aberdeen MD 21005-5001

Landholding Agency: Army

Property Number: 21200120114

Status: Unutilized

GSA Number:

Comments: 3158 sq. ft., presence of asbestos/lead paint, most recent use—lab, off-site use only

Bldg. E5637

Aberdeen Proving Ground

Aberdeen MD 21005-5001

Landholding Agency: Army

Property Number: 21200120115

Status: Unutilized

GSA Number:

Comments: 312 sq. ft., presence of asbestos/lead paint, most recent use—lab, off-site use only

Bldg. 219

Ft. George G. Meade

Ft. Meade MD 20755

Landholding Agency: Army

Property Number: 21200140078

Status: Unutilized

GSA Number:

Comments: 8142 sq. ft., presence of asbestos/lead paint, most recent use—admin., off-site use only

Bldg. 00375

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320107

Status: Unutilized

GSA Number:

Comments: 64 sq. ft., most recent use—storage, off-site use only

Bldg. 0385A

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320110

Status: Unutilized

GSA Number:

Comments: 944 sq. ft., off-site use only

Bldg. 00523

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320113

Status: Unutilized

GSA Number:

Comments: 3897 sq. ft., most recent use—paint shop, off-site use only

Bldg. 0700B

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320121

Status: Unutilized

GSA Number:

Comments: 505 sq. ft., off-site use only

Bldg. 01113

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320128

Status: Unutilized

GSA Number:

Comments: 1012 sq. ft., off-site use only

Bldgs. 01124, 01132

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320129

Status: Unutilized

GSA Number:

Comments: 740/2448 sq. ft., most recent use—lab, off-site use only

Bldg. 03558

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320133

Status: Unutilized

GSA Number:

Comments: 18,000 sq. ft., most recent use—storage, off-site use only

Bldg. 05262

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320136

Status: Unutilized

GSA Number:

Comments: 864 sq. ft., most recent use—storage, off-site use only

Bldg. 05608

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320137

Status: Unutilized

GSA Number:

Comments: 1100 sq. ft., most recent use—maint bldg., off-site use only

Bldg. E5645

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200320150

Status: Unutilized

GSA Number:

Comments: 548 sq. ft., most recent use—storage, off-site use only

Bldg. 00435

Aberdeen Proving Grounds

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21200330111

Status: Unutilized  
GSA Number:  
Comments: 1191 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldg. 0449A  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330112  
Status: Unutilized  
GSA Number:  
Comments: 143 sq. ft., needs rehab, most recent use—substation switch bldg., off-site use only  
Bldg. 0460  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330114  
Status: Unutilized  
GSA Number:  
Comments: 1800 sq. ft., needs rehab, most recent use—electrical EQ bldg., off-site use only  
Bldg. 00914  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330118  
Status: Unutilized  
GSA Number:  
Comments: Needs rehab, most recent use—safety shelter, off-site use only  
Bldg. 00915  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330119  
Status: Unutilized  
GSA Number:  
Comments: 247 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldg. 01189  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330126  
Status: Unutilized  
GSA Number:  
Comments: 800 sq. ft., needs rehab, most recent use—range bldg., off-site use only  
Bldg. E1413  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330127  
Status: Unutilized  
GSA Number:  
Comments: Needs rehab, most recent use—observation tower, off-site use only  
Bldg. E3175  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330134  
Status: Unutilized  
GSA Number:  
Comments: 1296 sq. ft., needs rehab, most recent use—hazard bldg., off-site use only  
4 Bldgs.  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330135

Status: Unutilized  
GSA Number:  
Directions: E3224, E3228, E3230, E3232, E3234  
Comments: Sq. ft. varies, needs rehab, most recent use—lab test bldgs., off-site use only  
Bldg. E3241  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330136  
Status: Unutilized  
GSA Number:  
Comments: 592 sq. ft., needs rehab, most recent use—medical res bldg., off-site use only  
Bldg. E3300  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330139  
Status: Unutilized  
GSA Number:  
Comments: 44,352 sq. ft., needs rehab, most recent use—chemistry lab, off-site use only  
Bldg. E3335  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330144  
Status: Unutilized  
GSA Number:  
Comments: 400 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldgs. E3360, E3362, E3464  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330145  
Status: Unutilized  
GSA Number:  
Comments: 3588/236 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldg. E3542  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330148  
Status: Unutilized  
GSA Number:  
Comments: 1146 sq. ft., needs rehab, most recent use—lab test bldg., off-site use only  
Bldg. E4420  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330151  
Status: Unutilized  
GSA Number:  
Comments: 14,997 sq. ft., needs rehab, most recent use—police bldg., off-site use only  
4 Bldgs.  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330154  
Status: Unutilized  
GSA Number:  
Directions: E5005, E5049, E5050, E5051  
Comments: Sq. ft. varies, needs rehab, most recent use—storage, off-site use only  
Bldg. E5068  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army

Property Number: 21200330155  
Status: Unutilized  
GSA Number:  
Comments: 1200 sq. ft., needs rehab, most recent use—fire station, off-site use only  
Bldgs. 05448, 05449  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330161  
Status: Unutilized  
GSA Number:  
Comments: 6431 sq. ft., needs rehab, most recent use—enlisted UHP, off-site use only  
Bldg. 05450  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330162  
Status: Unutilized  
GSA Number:  
Comments: 2730 sq. ft., needs rehab, most recent use—admin., off-site use only  
Bldgs. 05451, 05455  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330163  
Status: Unutilized  
GSA Number:  
Comments: 2730/6431 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldg. 05453  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330164  
Status: Unutilized  
GSA Number:  
Comments: 6431 sq. ft., needs rehab, most recent use—admin., off-site use only  
Bldg. E5609  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330167  
Status: Unutilized  
GSA Number:  
Comments: 2053 sq. ft., needs rehab, most recent use—storage, off-site use only  
Bldg. E5611  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330168  
Status: Unutilized  
GSA Number:  
Comments: 11,242 sq. ft., needs rehab, most recent use—hazard bldg., off-site use only  
Bldg. E5634  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330169  
Status: Unutilized  
GSA Number:  
Comments: 200 sq. ft., needs rehab, most recent use—flammable storage, off-site use only  
Bldg. E5654  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200330171

Status: Unutilized  
 GSA Number:  
 Comments: 21,532 sq. ft., needs rehab, most recent use—storage, off-site use only  
 Bldg. E5942  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200330176  
 Status: Unutilized  
 GSA Number:  
 Comments: 2147 sq. ft., needs rehab, most recent use—igloo storage, off-site use only  
 Bldgs. E5952, E5953  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200330177  
 Status: Unutilized  
 GSA Number:  
 Comments: 100/24 sq. ft., needs rehab, most recent use—compressed air bldg., off-site use only  
 Bldgs. E7401, E7402  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200330178  
 Status: Unutilized  
 GSA Number:  
 Comments: 256/440 sq. ft., needs rehab, most recent use—storage, off-site use only  
 Bldg. E7407, E7408  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200330179  
 Status: Unutilized  
 GSA Number:  
 Comments: 1078/762 sq. ft., needs rehab, most recent use—decon facility, off-site use only  
 Bldg. 3070A  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200420055  
 Status: Unutilized  
 Comments: 2299 sq. ft., most recent use—heat plant, off-site use only  
 Bldg. E5026  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200420056  
 Status: Unutilized  
 Comments: 20,536 sq. ft., most recent use—storage, off-site use only  
 Bldg. 05261  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200420057  
 Status: Unutilized  
 Comments: 10067 sq. ft., most recent use—maintenance, off-site use only  
 Bldg. E5876  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200440073  
 Status: Unutilized  
 Comments: 1192 sq. ft., needs rehab, most recent use—storage, off-site use only

Bldg. 00688  
 Aberdeen Proving Ground  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200530080  
 Status: Unutilized  
 Comments: 24,192 sq. ft., most recent use—ammo, off-site use only  
 Bldg. 04925  
 Aberdeen Proving Ground  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200540091  
 Status: Unutilized  
 Comments: 1326 sq. ft., off-site use only  
 Bldg. 00255  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720052  
 Status: Unutilized  
 Comments: 64 sq. ft., most recent use—storage, off-site use only  
 Bldg. 00638  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720053  
 Status: Unutilized  
 Comments: 4295 sq. ft., most recent use—storage, off-site use only  
 Bldg. 00721  
 Aberdeen Proving Ground  
 Harford MD  
 Landholding Agency: Army  
 Property Number: 21200720054  
 Status: Unutilized  
 Comments: 135 sq. ft., most recent use—storage, off-site use only  
 Bldgs. 00936, 00937  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720055  
 Status: Unutilized  
 Comments: 2000 sq. ft., most recent use—storage, off-site use only  
 Bldgs. E1410, E1434  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720056  
 Status: Unutilized  
 Comments: 2276/3106 sq. ft., most recent use—laboratory, off-site use only  
 Bldg. 03240  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720057  
 Status: Unutilized  
 Comments: 10,049 sq. ft., most recent use—office, off-site use only  
 Bldg. E3834  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720058  
 Status: Unutilized  
 Comments: 72 sq. ft., most recent use—office, off-site use only  
 Bldgs. E4465, E4470, E4480  
 Aberdeen Proving Ground  
 Harford MD 21005

Landholding Agency: Army  
 Property Number: 21200720059  
 Status: Unutilized  
 Comments: 17658/16876/17655 sq. ft., most recent use—office, off-site use only  
 Bldgs. E5137, 05219  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720060  
 Status: Unutilized  
 Comments: 3700/8175 sq. ft., most recent use—office, off-site use only  
 Bldg. E5236  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720061  
 Status: Unutilized  
 Comments: 10,325 sq. ft., most recent use—storage, off-site use only  
 Bldg. E5282  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720062  
 Status: Unutilized  
 Comments: 4820 sq. ft., most recent use—hazard bldg., off-site use only  
 Bldgs. E5736, E5846, E5926  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720063  
 Status: Unutilized  
 Comments: 1069/4171/11279 sq. ft., most recent use—storage, off-site use only  
 Bldg. E6890  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200720064  
 Status: Unutilized  
 Comments: 1 sq. ft., most recent use—impact area, off-site use only  
 Bldg. 00310  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200820077  
 Status: Unutilized  
 Comments: 56516 sq. ft., most recent use—admin., off-site use only  
 Bldg. 00315  
 Aberdeen Proving Ground  
 Harford MD  
 Landholding Agency: Army  
 Property Number: 21200820078  
 Status: Unutilized  
 Comments: 74396 sq. ft., most recent use—mach shop, off-site use only  
 Bldg. 00338  
 Aberdeen Proving Ground  
 Harford MD  
 Landholding Agency: Army  
 Property Number: 21200820079  
 Status: Unutilized  
 Comments: 45443 sq. ft., most recent use—gnd tran eqp, off-site use only  
 Bldg. 00360  
 Aberdeen Proving Ground  
 Harford MD  
 Landholding Agency: Army  
 Property Number: 21200820080

Status: Unutilized  
Comments: 15287 sq. ft., most recent use—  
general inst., off-site use only

Bldg. 00445  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820081  
Status: Unutilized  
Comments: 6367 sq. ft., most recent use—lab,  
off-site use only

Bldg. 00851  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820082  
Status: Unutilized  
Comments: 694 sq. ft., most recent use—  
range bldg., off-site use only

E1043  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820083  
Status: Unutilized  
Comments: 5200 sq. ft., most recent use—lab,  
off-site use only

Bldg. 01089  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820084  
Status: Unutilized  
Comments: 12369 sq. ft., most recent use—  
veh maint, off-site use only

Bldg. 01091  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820085  
Status: Unutilized  
Comments: 2201 sq. ft., most recent use—  
storage, off-site use only

Bldg. E1386  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820086  
Status: Unutilized  
Comments: 251 sq. ft., most recent use—eng/  
mnt, off-site use only

5 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820087  
Status: Unutilized  
Directions: E1440, E1441, E1443, E1445,  
E1455  
Comments: 112 sq. ft., most recent use—  
safety shelter, off-site use only

Bldgs. E1467, E1485  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820088  
Status: Unutilized  
Comments: 160/800 sq. ft., most recent use—  
storage, off-site use only

Bldg. E1521  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820090

Status: Unutilized  
Comments: 1200 sq. ft., most recent use—  
overhead protection, off-site use only

Bldg. E1570  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820091  
Status: Unutilized  
Comments: 47027 sq. ft., most recent use—  
office, off-site use only

Bldg. E1572  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820092  
Status: Unutilized  
Comments: 1402 sq. ft., most recent use—  
maint., off-site use only

4 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820093  
Status: Unutilized  
Directions: E1645, E1675, E1677, E1930  
Comments: Various sq. ft., most recent use—  
office, off-site use only

Bldgs. E2160, E2184, E2196  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820094  
Status: Unutilized  
Comments: 12440/13816 sq. ft., most recent  
use—storage, off-site use only

Bldg. E2174  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820095  
Status: Unutilized  
Comments: 132 sq. ft., off-site use only

Bldgs. 02208, 02209  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820096  
Status: Unutilized  
Comments: 11566/18085 sq. ft., most recent  
use—lodging, off-site use only

Bldg. 02353  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820097  
Status: Unutilized  
Comments: 19252 sq. ft., most recent use—  
veh maint, off-site use only

Bldgs. 02482, 02484  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820098  
Status: Unutilized  
Comments: 8359 sq. ft., most recent use—gen  
purp, off-site use only

Bldg. 02483  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820099  
Status: Unutilized  
Comments: 1360 sq. ft., most recent use—  
heat plt, off-site use only

Bldgs. 02504, 02505  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820100  
Status: Unutilized  
Comments: 11720/17434 sq. ft., most recent  
use—lodging, off-site use only

Bldgs. 02831, E3488  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820101  
Status: Unutilized  
Comments: 576/64 sq. ft., most recent use—  
access cnt fac, off-site use only

Bldg. 2831A  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820102  
Status: Unutilized  
Comments: 1200 sq. ft., most recent use—  
overhead protection, off-site use only

Bldg. 03320  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820103  
Status: Unutilized  
Comments: 10600 sq. ft., most recent use—  
admin, off-site use only

Bldg. E3466  
Aberdeen Proving Ground  
Aberdeen MD  
Landholding Agency: Army  
Property Number: 21200820104  
Status: Unutilized  
Comments: 236 sq. ft., most recent use—  
protective barrier, off-site use only

4 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820105  
Status: Unutilized  
Directions: E3510, E3570, E3640, E3832  
Comments: Various sq. ft., most recent use—  
lab, off-site use only

Bldg. E3544  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820106  
Status: Unutilized  
Comments: 5400 sq. ft., most recent use—ind  
waste, off-site use only

Bldgs. E3561, 03751  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820107  
Status: Unutilized  
Comments: 64/189 sq. ft., most recent use—  
access cnt fac, off-site use only

Bldg. 03754  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820108  
Status: Unutilized  
Comments: 324 sq. ft., most recent use—  
classroom, off-site use only  
Bldg. 3823A

Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820109  
Status: Unutilized  
Comments: 113 sq. ft., most recent use—shed, off-site use only  
Bldg. E3948  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820110  
Status: Unutilized  
Comments: 3420 sq. ft., most recent use—emp chg fac, off-site use only  
4 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820111  
Status: Unutilized  
Directions: E5057, E5058, E5246, 05258  
Comments: Various sq. ft., most recent use—storage, off-site use only  
Bldgs. E5106, 05256  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820112  
Status: Unutilized  
Comments: 18621/8720 sq. ft., most recent use—office, off-site use only  
Bldg. E5126  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820113  
Status: Unutilized  
Comments: 17664 sq. ft., most recent use—heat plt, off-site use only  
Bldg. E5128  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820114  
Status: Unutilized  
Comments: 3750 sq. ft., most recent use—substation, off-site use only  
Bldg. E5188  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820115  
Status: Unutilized  
Comments: 22790 sq. ft., most recent use—lab, off-site use only  
Bldg. E5179  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820116  
Status: Unutilized  
Comments: 47335 sq. ft., most recent use—info sys, off-site use only  
Bldg. E5190  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820117  
Status: Unutilized  
Comments: 874 sq. ft., most recent use—storage, off-site use only  
Bldg. 05223  
Aberdeen Proving Ground

Harford MD  
Landholding Agency: Army  
Property Number: 21200820118  
Status: Unutilized  
Comments: 6854 sq. ft., most recent use—gen rep inst, off-site use only  
Bldgs. 05259, 05260  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820119  
Status: Unutilized  
Comments: 10067 sq. ft., most recent use—maint, off-site use only  
Bldgs. 05263, 05264  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820120  
Status: Unutilized  
Comments: 200 sq. ft., most recent use—org space, off-site use only  
5 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820121  
Status: Unutilized  
Directions: 05267, E5294, E5327, E5441, E5485  
Comments: Various sq. ft., most recent use—storage, off-site use only  
Bldg. E5292  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820122  
Status: Unutilized  
Comments: 1166 sq. ft., most recent use—comp rep inst, off-site use only  
Bldg. E5380  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820123  
Status: Unutilized  
Comments: 9176 sq. ft., most recent use—lab, off-site use only  
Bldg. E5452  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820124  
Status: Unutilized  
Comments: 9623 sq. ft., off-site use only  
Bldg. 05654  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820125  
Status: Unutilized  
Comments: 38 sq. ft. most recent use—shed, off-site use only  
Bldg. 05656  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820126  
Status: Unutilized  
Comments: 2240 sq. ft., most recent use—overhead protection off-site use only  
5 Bldgs.  
Aberdeen Proving Ground  
Harford MD

Landholding Agency: Army  
Property Number: 21200820127  
Status: Unutilized  
Directions: E5730, E5738, E5915, E5928, E6875  
Comments: Various sq. ft., most recent use—storage, off-site use only  
Bldg. E5840  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820129  
Status: Unutilized  
Comments: 14200 sq. ft., most recent use—lab, off-site use only  
Bldg. E5946  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820130  
Status: Unutilized  
Comments: 2147 sq. ft., most recent use—igloo str, off-site use only  
Bldg. E6872  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820131  
Status: Unutilized  
Comments: 1380 sq. ft., most recent use—dispatch, off-site use only  
Bldgs. E7331, E7332, E7333  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820132  
Status: Unutilized  
Comments: Most recent use—protective barrier, off-site use only  
Bldg. E7821  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820133  
Status: Unutilized  
Comments: 3500 sq. ft., most recent use—xmitter bldg., off-site use only  
Bldg. 02483  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200920025  
Status: Unutilized  
Comments: 1360 sq. ft., most recent use—heat plt bldg., off-site use only  
Bldg. 03320  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200920026  
Status: Unutilized  
Comments: 10,600 sq. ft., most recent use—admin., off-site use only  
Bldg. 06186  
Ft. Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21201110026  
Status: Unutilized  
Comments: Off-site removal only, 14,033 sq. ft., current use: Communications ctr., bldg. not energy efficient but fair condition  
Bldg. 01692  
Ft. Detrick

Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21201110028  
Status: Unutilized  
Comments: Off-site removal only, 1,000 sq. ft., current use: communications ctr., bldg. is not energy efficient but in fair condition  
10 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210016  
Status: Unutilized  
Directions: E3266, E3268, E3269, E3299, E3300, E3305, E3306, E3326, E3344, E3500  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
10 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210017  
Status: Unutilized  
Directions: E3507, E3514, E3516, E3520, E3522, E3524, E3525, E3549, E3550, E3552  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
10 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210018  
Status: Unutilized  
Directions: E3570, E3573, E3607, E3615, E3623, E3646, E4405, E4410, E4415, E4420  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
11 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210019  
Status: Unutilized  
Directions: E4430, E4435, E4440, E4445, E4460, E4465, E4470, E4475, E4480, E5027  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
10 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210020  
Status: Unutilized  
Directions: E5106, E5135, E5141, E5158, E5164, E5165, E5188, E5342, E5354, E5356  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
9 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210021  
Status: Unutilized  
Directions: E5365, E5425, E5427, E5429, E5643, E5684, E5686, E5687, E5725  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
9 Bldgs.  
Aberdeen Proving Ground

Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210022  
Status: Unutilized  
Directions: E5771, E5772, E5774, E5779, E5782, E5800, E5804, E5824, E5872  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
7 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210023  
Status: Unutilized  
Directions: E5910, E5911, E5912, E5913, E5914, E5932, E5940  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
7 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210024  
Status: Unutilized  
Directions: E5944, E5950, E6834, RAILA, RAILE, 02043, E5722  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
13 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210025  
Status: Unutilized  
Directions: 380, 440, 441, 464, 637, 724, 724A, 724D, 724E, 1101A, 2001, 2040, 2041  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
10 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210026  
Status: Unutilized  
Directions: 2042, 2308, 2312, 2314, 2333, 2338, 2351, 2354, 2431, 2432  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
9 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210027  
Status: Unutilized  
Directions: 2453, 2457, 2458, 3409, 3410, 3554, 4031, 4035, 4036  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
13 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210028  
Status: Unutilized  
Directions: E3236, E3107, E3109, E3156, E3221, E3222, E3223, E3224, E3226, E3230, E3232, E3234, E3265

Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
8 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210029  
Status: Unutilized  
Directions: E1890, E1936, E1946, E1950, E1958, E2100, E2101, E2105  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
11 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210030  
Status: Unutilized  
Directions: E2309, E2400, E2580, E3081, E3083, E3100, E3101, E3103, E3104, E3105, E3106  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
5 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201210031  
Status: Unutilized  
Directions: 4302, 4303, 4316, 4317, E1607  
Comments: Off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions  
Bldg. 00402  
402 Blossom Point Rd.  
Welcome MD 20693  
Landholding Agency: Army  
Property Number: 21201210056  
Status: Unutilized  
Comments: Off site removal only; recent use: storage; 54 sq. ft.  
Bldg. 00517  
517 Blossom Point Rd.  
Welcome MD 20693  
Landholding Agency: Army  
Property Number: 21201210057  
Status: Unutilized  
Comments: Off-site removal only; 110 sf.; current use: range bldg.; need repairs  
Bldg. 00603  
Adelphi Laboratory Center  
Adelphi MD 20783  
Landholding Agency: Army  
Property Number: 21201210058  
Status: Unutilized  
Comments: Off-site removal; 640 sf.; current use: storage; need repairs  
Bldg. 604  
Adelphi Laboratory Center  
Adelphi MD 20783  
Landholding Agency: Army  
Property Number: 21201210060  
Status: Unutilized  
Comments: Off-site removal only; 375 sf.; current use: storage; need repairs  
Bldg. 724B  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201220003  
Status: Unutilized



Comments: Off-site removal only; 1 sf.; current use: safety shelter; moderate conditions; lead & asbestos identified; need remediation

#### 4 Buildings

Aberdeen Proving Ground

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21201240001

Status: Unutilized

Directions: 3409, 3410, E3615, RAILR

Comments: Off-site removal only; sf. varies; moderate conditions; located w/in secured area; contact Army on accessibility/removal and specific details on a property

E6001

Aberdeen Proving Ground

Aberdeen MD 21005

Landholding Agency: Army

Property Number: 21201310058

Status: Unutilized

Comments: Off-site removal only; 527 sf.; security gate house; deteriorated

#### 3 Buildings

Ft. George G. Meade

Ft. Meade MD 20755

Landholding Agency: Army

Property Number: 21201310061

Status: Unutilized

Directions: 08475, 8487, 09830

Comments: Off-site removal only; sf. varies; poor conditions; restricted area; contact Army for accessibility/removal reqs.

#### Minnesota

18 Bldgs.

1245 Hwy 96 West

Arden Hills Army TRNG Site

Arden Hills MN 55112

Landholding Agency: Army

Property Number: 21201210059

Status: Unutilized

Directions: 12155, 12156, 12157, 01200, 01201, 01202, 01203, 01204, 01205, 01206, 04202, 11218, 11219, 11220, 11221, 11222, 11223, 04203

Comments: Off-site removal only; sf. varies; current use: Storage; poor conditions-need repairs

#### Missouri

Bldg. T1497

Fort Leonard Wood

Ft. Leonard Wood MO 65473-5000

Landholding Agency: Army

Property Number: 21199420441

Status: Underutilized

Directions:

Comments: 4720 sq. ft., 2-story, presence of lead base paint, most recent use—admin/gen. purpose, off-site use only

Bldg. T2139

Fort Leonard Wood

Ft. Leonard Wood MO 65473-5000

Landholding Agency: Army

Property Number: 21199420446

Status: Underutilized

Directions:

Comments: 3663 sq. ft., 1-story, presence of lead base paint, most recent use—admin/gen. purpose, off-site use only

Bldg. T2385

Fort Leonard Wood

Ft. Leonard Wood MO 65473

Landholding Agency: Army

Property Number: 21199510115

Status: Excess

Directions:

Comments: 3158 sq. ft., 1-story, wood frame, most recent use—admin., to be vacated 8/95, off-site use only

Bldg. 2167

Fort Leonard Wood

Ft. Leonard Wood MO 65473-5000

Landholding Agency: Army

Property Number: 21199820179

Status: Unutilized

Directions:

Comments: 1296 sq. ft., presence of asbestos/lead paint, most recent use—admin., off-site use only

Bldgs. 2192, 2196, 2198

Fort Leonard Wood

Ft. Leonard Wood MO 65473-5000

Landholding Agency: Army

Property Number: 21199820183

Status: Unutilized

Directions:

Comments: 4720 sq. ft., presence of asbestos/lead paint, most recent use—barracks, off-site use only

12 Bldgs

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200410110

Status: Unutilized

Directions: 07036, 07050, 07054, 07102, 07400, 07401, 08245, 08249, 08251, 08255, 08257, 08261.

Comments: 7152 sq. ft. 6 plex housing quarters, potential contaminants, off-site use only.

6 Bldg.

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200410111

Status: Unutilized

Directions: 07044, 07106, 07107, 08260, 08281, 08300

Comments: 9520 sq. ft., 8 plex housing quarters, potential contaminants, off-site use only.

15 Bldgs

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200410112

Status: Unutilized

Directions: 08242, 08243, 08246-08248, 08250, 08252-08254, 08256, 08258-08259, 08262-08263, 08265

Comments: 4784 sq. ft., 4 plex housing quarters, potential contaminants, off-site use only.

Bldgs 08283, 08285

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200410113

Status: Unutilized

Comments: 2240 sq. ft., 2 plex housing quarters, potential contaminants, off-site use only

15 Bldgs

Fort Leonard Wood

Ft. Leonard Wood MO 65743-0827

Landholding Agency: Army

Property Number: 21200410114

Status: Unutilized

Directions: 08267, 08269, 08271, 08273, 08275, 08277, 08279, 08290, 08296, 08301

Comments: 4784 sq. ft., 4 plex housing quarters, potential contaminants, off-site use only

Bldg. 09432

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200410115

Status: Unutilized

Comments: 8724 sq. ft., 6-plex housing quarters, potential contaminants, off-site use only.

Bldgs. 5006 and 5013

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200430064

Status: Unutilized

Comments: 192 sq. ft., needs repair, most recent use—generator bldg., off-site use only

Bldgs. 13210, 13710

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army

Property Number: 21200430065

Status: Unutilized

Comments: 144 sq. ft. each, needs repair, most recent use—communication, off-site use only

#### Montana

Bldg. 00405

Fort Harrison

Ft. Harrison MT 59636

Landholding Agency: Army

Property Number: 21200130099

Status: Unutilized

GSA Number:

Comments: 3467 sq. ft., most recent use—storage, security limitations

Bldg. T0066

Fort Harrison

Ft. Harrison MT 59636

Landholding Agency: Army

Property Number: 21200130100

Status: Unutilized

GSA Number:

Comments: 528 sq. ft., needs rehab, presence of asbestos, security limitations

Bldg. 00001

Sheridan Hall USARC

Helena MT 59601

Landholding Agency: Army

Property Number: 21200540093

Status: Unutilized

Comments: 19,321 sq. ft., most recent use—Reserve Center

Bldg. 00003

Sheridan Hall USARC

Helena MT 59601

Landholding Agency: Army

Property Number: 21200540094

Status: Unutilized

Comments: 1950 sq. ft., most recent use—maintenance/storage

#### New Jersey

17 Bldgs.

Picatinny Arsenal

Dover NJ 07806

Landholding Agency: Army

Property Number: 21201210033  
 Status: Unutilized  
 Directions: 75A, 614A, 623A, 623B, 623C, 623D, 623E, 623F, 636C, 636D, 637A, 639A, 640B, 641B, 641E, 1222D, 3029D  
 Comments: Off-site removal only; sq. ft. varies, current use: Varies; poor conditions- need repairs; contamination- needs remediation.

7 Bldgs.  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201210038  
 Status: Unutilized  
 Directions: 75, 99, 281, 332, 614, 615, 623  
 Comments: Off-site removal only; sq. ft. varies, current use: Varies; poor conditions- need repairs; contamination- needs remediation.

4 Bldgs.  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201220011  
 Status: Unutilized  
 Directions: 1179, 1179A, 1179C, 1179D  
 Comments: Off-site removal only; sf varies; usage varies; need repairs; contamination; remediation required; secured area; need prior approval to access property; contact Army for more details

4 Building  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201240026  
 Status: Unutilized  
 Directions: 3701,3702,3706,3709  
 Comments: Off-site removal only, sq. varies, moderate conditions, restricted area; contact Army for information on accessibility removal and specific details on a particular property.

Building 00063  
 Picatinny Arsenal  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201310039  
 Status: Underutilized  
 Comments: Off-site removal only; 44,000 sf.; storage; very poor conditions; w/in secured area; contact Army for accessibility/removal requirements

Building 01186  
 Pictinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201310040  
 Status: Unutilized  
 Comments: Off-site removal only; 192 sf.; storage; very poor conditions; w/in restricted area; contact Army for info. on accessibility/removal requirements

4 Buildings  
 Rt. 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201310041  
 Status: Unutilized  
 Directions: 03704, 03705, 03707, 03708  
 Comments: Off-site removal only; 768 sf.; recreational billets; 12 mons. vacant; moderate; w/in secured area; contact Army for accessibility/removal requirements

Building 03703  
 Rt. 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21201310065  
 Status: Unutilized  
 Comments: Off-site removal only; 768 sf.; recreational billets; moderate conditions; secured military installation; contact Army for accessibility/removal reqs.

New Mexico  
 Bldg. 34198  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200230062  
 Status: Excess  
 GSA Number:  
 Comments: 107 sq. ft., most recent use—security, off-site use only

New York  
 Bldg. 1227  
 U.S. Military Academy  
 Highlands NY 10996-1592  
 Landholding Agency: Army  
 Property Number: 21200440074  
 Status: Unutilized  
 Comments: 3800 sq. ft., needs repair, possible asbestos/lead paint, most recent use—maintenance, off-site use only

Bldg. 2218  
 Stewart Newburg USARC  
 New Windsor NY 12553-9000  
 Landholding Agency: Army  
 Property Number: 21200510067  
 Status: Unutilized  
 Comments: 32,000 sq. ft., poor condition, requires major repairs, most recent use—storage/services

7 Bldgs.  
 Stewart Newburg USARC  
 New Windsor NY 12553-9000  
 Landholding Agency: Army  
 Property Number: 21200510068  
 Status: Unutilized  
 Directions: 2122, 2124, 2126, 2128, 2106, 2108, 2104  
 Comments: Sq. ft. varies, poor condition, needs major repairs, most recent use—storage/services

Bldg. 1230  
 U.S. Army Garrison  
 Orange NY 10996  
 Landholding Agency: Army  
 Property Number: 21200940014  
 Status: Unutilized  
 Comments: 4538 sq. ft., possible asbestos/lead paint, most recent use—clubhouse, off-site use only

Bldg. 4802  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010019  
 Status: Unutilized  
 Comments: 3300 sq. ft., most recent use—hdgts. facility, off-site use only

Bldgs. 4813  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010020  
 Status: Unutilized

Comments: 750 sq. ft., most recent use—wash rack, off-site use only

Bldg. 4814  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010021  
 Status: Unutilized  
 Comments: 2592 sq. ft., most recent use—item repair, off-site use only

Bldgs. 1240, 1255  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010022  
 Status: Unutilized  
 Comments: Various sq. ft., most recent use—vehicle maint. facility, off-site use only

6 Bldgs.  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010023  
 Status: Unutilized  
 Directions: 1248, 1250, 1276, 2361, 4816, 4817  
 Comments: Various sq. ft., most recent use—storage, off-site use only

Bldg. 1050  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010024  
 Status: Unutilized  
 Comments: 1493 sq. ft., most recent use—training, off-site use only

Bldg. 10791  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21201010025  
 Status: Unutilized  
 Comments: 72 sq. ft., most recent use—smoking shelter, off-site use only

6 Bldgs.  
 Ft. Drum  
 Watertown NY 13602  
 Landholding Agency: Army  
 Property Number: 21201110049  
 Status: Underutilized  
 Directions: 01000, 01001, 01003, 01008, 01010, 01012  
 Comments: Off-site removal only, multiple bldgs. w/varies sq.ft., current use varies

21 Bldgs.  
 Ft. Drum  
 Ft. Drum NY 13602  
 Landholding Agency: Army  
 Property Number: 21201140026  
 Status: Unutilized  
 Directions: 10280, 10281, 10282, 10283, 10284, 10285, 10286, 10288, 10289, 10290, 10291, 10503, 10504, 10505, 10506, 10590, 10591, 10592, 10593, 10594, 10595  
 Comments: Off-site removal only; sq. ft. varies; current use: Concrete pad

Bldg. 02713  
 Ft. Drum  
 Ft. Drum NY 13602  
 Landholding Agency: Army  
 Property Number: 21201140028  
 Status: Underutilized  
 Comments: Off-site removal only; 1,029 sq. ft.; need major repairs; current use: Administrative office

2 Bldgs.  
Ft. Drum  
Ft. Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201140030  
Status: Underutilized  
Directions: 1444 and 1445  
Comments: Off-site removal only; bldg. 1444 = 4,166 sq. ft.; bldg. 1445 = 7,219 sq. ft.; current use: Varies; need extensive repairs to both bldgs.

Bldgs.02700 and 22630  
Fort Drum  
Fort Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201210080  
Status: Underutilized  
Comments: Off-site removal only; sf. varies; current use: Varies; need repairs

Bldg. 1345  
Ft. Drum  
Ft. Drum NY  
Landholding Agency: Army  
Property Number: 21201220030  
Status: Underutilized  
Comments: Off-site removal only; 7,219 sf.; vehicle maint. shop.; extensive repairs needed; secured area; need prior approval to access property

5 Properties  
Ft. Drum  
Ft. Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201220031  
Status: Unutilized  
Directions: BRG02, BRG19, BRG38, BRG62, BRG63  
Comments: Off-site removal only; sf varies; bridge; poor conditions; needs repairs; secured area; prior approval needed to access properties

Building 191  
First Street West  
Ft. Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201230005  
Status: Unutilized  
Comments: Off-site removal only; 5,922 sf.; use: Admin.; extensive structural damage; remediation required before occupying bldg.; secured area; contact Army to schedule appt. to access property

5 Buildings  
Ft. Drum  
Ft. Drum NY 13601  
Landholding Agency: Army  
Property Number: 21201230006  
Status: Unutilized  
Directions: 1454, 1456, 2443, 4890, 4893  
Comments: Off-site removal only; sf. varies; use: varies; extensive repairs needed due to age; secured area; contact Army re: Details on accessing property

Building 1560  
Rte. 293  
West Point NY 10996  
Landholding Agency: Army  
Property Number: 21201240024  
Status: Unutilized  
Comments: Off-site removal only, 4544 sf., storage severely damage from hurricane Irene, restricted area, contact Army on information on accessibility/removal.

Building 2104  
West Point

West Point NY 10996  
Landholding Agency: Army  
Property Number: 21201240030  
Status: Unutilized  
Comments: Off-site removal only, 2,000 sf., office for red cross, good condition, restricted area, contacts army on info. on accessibility/removal.

4 Buildings  
Ft. Drum  
Ft. Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201240037  
Status: Unutilized  
Directions: BRG28, 22374, 22354, 22254  
Comments: Off-site removal only, poor conditions, restricted area, contact Army for accessibility/removal & specific details on a property.

3 Buildings  
Ft. Drum  
Ft. Drum NY 13602  
Landholding Agency: Army  
Property Number: 21201240045  
Status: Unutilized  
Directions: 2069, 2080, 21354  
Comments: Off-site removal only, sf. varies, moderate deterioration, restricted area, contact Navy for information on accessibility/removal & specific details on a particular property

North Carolina  
Building 42843  
Ft. Bragg  
Ft. Bragg NC 28310  
Landholding Agency: Army  
Property Number: 21201240034  
Status: Underutilized  
Directions: 42843  
Comments: Located in a secured area, public access is denied and no alternative method to gain access without compromising national security

Ohio  
125  
1155 Buckeye Rd.  
Lima OH 45804  
Landholding Agency: Army  
Property Number: 21201230025  
Status: Underutilized  
Directions: Joint Systems Manufacturing Center  
Comments: Off-site removal only; 2,284 sf.; use: storage; poor conditions; asbestos identified; secured area; contact Army re: Accessibility requirements

Oklahoma  
Bldg. T-838, Fort Sill  
838 Macomb Road  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199220609  
Status: Unutilized  
Directions:  
Comments: 151 sq. ft., wood frame, 1 story, and off-site removal only, most recent use—vet facility (quarantine stable)

Bldg. T-954, Fort Sill  
954 Quinette Road  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199240659  
Status: Unutilized

Directions:  
Comments: 3571 sq. ft., 1 story wood frame, needs rehab, off-site use only, most recent use—motor repair shop

Bldg. T-3325, Fort Sill  
3325 Naylor Road  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199240681  
Status: Unutilized  
Directions:  
Comments: 8832 sq. ft., 1 story wood frame, needs rehab, off-site use only, most recent use—warehouse

Bldg. T-4226  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21199440384  
Status: Unutilized  
Directions:  
Comments: 114 sq. ft., 1-story wood frame, possible asbestos and lead paint, most recent use—storage, off-site use only

Bldg. P-1015, Fort Sill  
null  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21199520197  
Status: Unutilized  
Directions:  
Comments: 15402 sq. ft., 1-story, most recent use—storage, off-site use only

Bldg. P-366, Fort Sill  
null  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21199610740  
Status: Unutilized  
Directions:  
Comments: 482 sq. ft., possible asbestos, most recent use—storage, off-site use only

Building P-5042  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199710066  
Status: Unutilized  
Directions:  
Comments: 119 sq. ft., possible asbestos and lead paint, most recent use—heat plant, off-site use only

4 Buildings  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199710086  
Status: Unutilized  
Directions: T-6465, T-6466, T-6467, T-6468  
Comments: Various sq. ft., possible asbestos and lead paint, most recent use—range support, off site use only

Bldg. T-810  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730350  
Status: Unutilized  
Directions:  
Comments: 7205 sq. ft., possible asbestos/lead paint, most recent use—hay storage, off-site use only

Bldgs. T-837, T-839  
Fort Sill

Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730351  
Status: Unutilized  
Directions:  
Comments: Approx. 100 sq. ft. each, possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. P-934  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730353  
Status: Unutilized  
Directions:  
Comments: 402 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. T-1468, T-1469  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730357  
Status: Unutilized  
Directions:  
Comments: 114 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. T-1470  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730358  
Status: Unutilized  
Directions:  
Comments: 3120 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. T-1954, T-2022  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730362  
Status: Unutilized  
Directions:  
Comments: Approx. 100 sq. ft. each, possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. T-2184  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730364  
Status: Unutilized  
Directions:  
Comments: 454 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. T-2186, T-2188, T-2189  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730366  
Status: Unutilized  
Directions:  
Comments: 1656-3583 sq. ft., possible asbestos/lead paint, most recent use—vehicle maint. shop, off-site use only  
Bldg. T-2187  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730367  
Status: Unutilized  
Directions:

Comments: 1673 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. T-2291 thru T-2296  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730372  
Status: Unutilized  
Directions:  
Comments: 400 sq. ft. each, possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. T-3001, T-3006  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730383  
Status: Unutilized  
Directions:  
Comments: Approx. 9300 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. T-3314  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730385  
Status: Unutilized  
Directions:  
Comments: 229 sq. ft., possible asbestos/lead paint, most recent use—office, off-site use only  
Bldg. T-5041  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730409  
Status: Unutilized  
Directions:  
Comments: 763 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. T-5420  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730414  
Status: Unutilized  
Directions:  
Comments: 189 sq. ft., possible asbestos/lead paint, most recent use—fuel storage, off-site use only  
Bldg. T-7775  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199730419  
Status: Unutilized  
Directions:  
Comments: 1452 sq. ft., possible asbestos/lead paint, most recent use—private club, off-site use only  
4 Bldgs.  
Fort Sill  
P-617, P-1114, P-1386, P-1608  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910133  
Status: Unutilized  
GSA Number:  
Comments: 106 sq. ft., possible asbestos/lead paint, most recent use—utility plant, off-site use only  
Bldg. P-746

Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910135  
Status: Unutilized  
GSA Number:  
Comments: 6299 sq. ft., possible asbestos/lead paint, most recent use—admin., off-site use only  
Bldg. P-2582  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910141  
Status: Unutilized  
GSA Number:  
Comments: 3672 sq. ft., possible asbestos/lead paint, most recent use—admin., off-site use only  
Bldg. P-2914  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910146  
Status: Unutilized  
GSA Number:  
Comments: 1236 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. P-5101  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910153  
Status: Unutilized  
GSA Number:  
Comments: 82 sq. ft., possible asbestos/lead paint, most recent use—gas station, off-site use only  
Bldg. S-6430  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910156  
Status: Unutilized  
GSA Number:  
Comments: 2080 sq. ft., possible asbestos/lead paint, most recent use—range support, off-site use only  
Bldg. T-6461  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910157  
Status: Unutilized  
GSA Number:  
Comments: 200 sq. ft., possible asbestos/lead paint, most recent use—range support, off-site use only  
Bldg. T-6462  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910158  
Status: Unutilized  
GSA Number:  
Comments: 64 sq. ft., possible asbestos/lead paint, most recent use—control tower, off-site use only  
Bldg. P-7230  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21199910159  
Status: Unutilized

GSA Number:  
Comments: 160 sq. ft., possible asbestos/lead paint, most recent use—transmitter bldg., off-site use only  
Bldg. S-4023  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200010128  
Status: Unutilized  
GSA Number:  
Comments: 1200 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. P-747  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120120  
Status: Unutilized  
GSA Number:  
Comments: 9232 sq. ft., possible asbestos/lead paint, most recent use—lab, off-site use only  
Bldg. P-842  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120123  
Status: Unutilized  
GSA Number:  
Comments: 192 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. T-911  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120124  
Status: Unutilized  
GSA Number:  
Comments: 3080 sq. ft., possible asbestos/lead paint, most recent use—office, off-site use only  
Bldg. P-1672  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120126  
Status: Unutilized  
GSA Number:  
Comments: 1056 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldg. S-2362  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120127  
Status: Unutilized  
GSA Number:  
Comments: 64 sq. ft., possible asbestos/lead paint, most recent use—gatehouse, off-site use only  
Bldg. P-2589  
Fort Sill  
Lawton OK 73503-5100  
Landholding Agency: Army  
Property Number: 21200120129  
Status: Unutilized  
GSA Number:  
Comments: 3672 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only  
Bldgs. 00937, 00957

Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200710104  
Status: Unutilized  
Comments: 1558 sq. ft., most recent use—storage shed, off-site use only  
Bldg. 01514  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200710105  
Status: Unutilized  
Comments: 1602 sq. ft., most recent use—storage, off-site use only  
Bldg. 05685  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200820152  
Status: Unutilized  
Comments: 24,072 sq. ft., concrete block/w brick, off-site use only  
Bldg. 07480  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200920002  
Status: Unutilized  
Comments: 1200 sq. ft., most recent use—recreation, off-site use only  
Bldgs. 01509, 01510  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200920060  
Status: Unutilized  
Comments: Various sq. ft., most recent use—vehicle maint. shop, off-site use only  
4 Bldgs.  
Fort Sill  
2591, 2593, 2595, 2604  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200920061  
Status: Unutilized  
Comments: Various sq. ft., most recent use—classroom/admin, off-site use only  
Bldg. 06456  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200930003  
Status: Unutilized  
Comments: 413 sq. ft. range support facility, off-site use only  
Fort Sill (5 Bldgs.)  
2583-87 Currie Road  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21201110022  
Status: Unutilized  
Directions: Bldgs: 02583, 02584, 02585, 02586, 02587  
Comments: Off-site removal only, sq. ft. varies; current use varies  
Fort Sill (5 Bldgs.)  
Currie Road  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21201110023  
Status: Unutilized  
Directions: Bldgs. 02588, 02769, 02770, 02771, 02950?

Comments: Off-site removal only, sq. ft. varies; current use varied  
Bldgs. 02990 & 05020  
Fort Sill  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21201110024  
Status: Unutilized  
Comments: Off-site removal only, bldg. 02990—3,715 sq. ft. and bldg. 05020—6,682 sq. ft.; current use fast food facility and storage.  
3 Bldgs  
Bateman Rd, Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201210089  
Status: Unutilized  
Directions: 1511, 1518, 1519  
Comments: Off site removal only; various uses (dispatch bldgs. and admin/shop control)  
6 Bldgs.  
Currie Rd, Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201210090  
Status: Unutilized  
Directions: 2524, 2590, 2592, 2593, 2595, 2596  
Comments: Off site removal only; various uses  
4 Bldgs  
Ringgold Rd, Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201210091  
Status: Unutilized  
Directions: 2776, 2919, 2920, 2921  
Comments: Off site removal only; various uses  
9 Bldgs  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201210092  
Status: Unutilized  
Directions: 02914, 02924, 02927, 02930, 02936, 02952, 03685, 04702, 05485  
Comments: Off site removal only; various uses  
4 Buildings  
Ft. Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201230052  
Status: Unutilized  
Directions: 2285, 3168, 2916, 2915  
Comments: Off-site removal only; sf. varies; use: Varies; fair conditions; contact Army re: Further details  
20 Buildings  
Ft. Sill  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201240021  
Status: Unutilized  
Directions: 3456, 3457, 3460, 3462, 3463, 3466, 3467, 3468, 3470, 3472, 3473, 3476, 3477, 3479, 6009, 6010, 6012, 6014, 6015, 6018  
Comments: Off-site removal only, sf varies, fair conditions, contact Army for info on specific details on a particular property  
29 Buildings

Ft. Sill  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201240028  
Status: Unutilized  
Directions: 1, 344, 2522, 2525, 2597, 2598, 2599, 2772, 2774, 2775, 2777, 3355, 3357, 3358, 3360, 3361, 3362, 3363, 3364, 3368, 3401, 3402, 3403, 3404, 3405, 3451, 3452, 3453, 3454  
Comments: Off-site removal only, sf. varies, fair conditions, contact Army for specific details for a particular property  
Building 3356  
Burrill Rd.  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201240050  
Status: Unutilized  
Comments: Off-site removal only; 10,839 sf.; vech. maint. shop; 6 mons. vacant; moderate conditions  
Building 2867  
Craig Rd.  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201310007  
Status: Unutilized  
Comments: Off-site removal only; 3,658 sf.; 6 mons. vacant; moderate conditions  
Building 954  
Quinette Rd.  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201310008  
Status: Unutilized  
Comments: Off-site removal only; 3,571 sf.; Admin. General Purpose; 6 mons. vacant; moderate conditions  
Building 341  
Randolph Rd.  
Ft. Sill OK 73503  
Landholding Agency: Army  
Property Number: 21201310009  
Status: Unutilized  
Comments: Off-site removal only; 645 sf.; TNG AIDS CTR.; 6 mons. vacant; moderate conditions  
Puerto Rico  
3 Building  
Ft. Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21201240041  
Status: Excess  
Directions: 19,234,294  
Comments: Off-site removal only, sf. varies, deteriorated, restricted area, contact Army for information on accessibility/removal, specific on a particular property.  
Building 293  
Crane Loop  
Ft. Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201240049  
Status: Excess  
Comments: Off-site removal only; 54 sf.; ready magazine; 24 mons. vacant; restricted area; deteriorated; contact Army for accessibility/removal requirements  
34 Buildings  
Ft. Buchanan  
Ft. Buchanan PR 00934  
Landholding Agency: Army

Property Number: 21201310056  
Status: Excess  
Directions: 01109, 01112, 0115, 01117, 01118, 01122, 01125, 01174, 01176, 01179, 01181, 01182, 01184, 01185, 01187, 01190, 01192, 01193, 01197, 01198, 01199, 01203, 01204, 01205, 01207, 01208, 01210, 01211, 01214, 01215, 01217, 01219, 01223, 01226  
Comments: Off-site removal only; sf. varies; residential; deteriorating; restricted area; contact Army for a property & accessibility/removal reqs.  
South Dakota  
Bldg. 03001  
Jonas H. Lien AFRC  
Sioux Falls SD 57104  
Landholding Agency: Army  
Property Number: 21200740187  
Status: Unutilized  
Comments: 33282 sq. ft., most recent use—training center  
Bldg. 03003  
Jonas H. Lien AFRC  
Sioux Falls SD 57104  
Landholding Agency: Army  
Property Number: 21200740188  
Status: Unutilized  
Comments: 4675 sq. ft., most recent use—vehicle maint. shop  
Tennessee  
Bldg. 530  
VTS SMYRNA  
Smyrna TN 37167  
Landholding Agency: Army  
Property Number: 21201220033  
Status: Excess  
Comments: Off-site removal only; 1,200 sf; storage; need repairs; need prior approval to access property  
Texas  
Bldg. 7137, Fort Bliss  
null  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199640564  
Status: Unutilized  
Directions:  
Comments: 35,736 sq. ft., 3-story, most recent use—housing, off-site use only  
Bldg. 92043  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200020206  
Status: Unutilized  
GSA Number:  
Comments: 450 sq. ft., most recent use—storage, off-site use only  
Bldg. 92044  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200020207  
Status: Unutilized  
GSA Number:  
Comments: 1920 sq. ft., most recent use—admin., off-site use only  
Bldg. 92045  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200020208  
Status: Unutilized

GSA Number:  
Comments: 2108 sq. ft., most recent use—maint., off-site use only  
Bldgs. P6220, P6222  
Fort Sam Houston  
Camp Bullis  
San Antonio TX  
Landholding Agency: Army  
Property Number: 21200330197  
Status: Unutilized  
GSA Number:  
Comments: 384 sq. ft., most recent use—carport/storage, off-site use only  
Bldgs. P6224, P6226  
Fort Sam Houston  
Camp Bullis  
San Antonio TX  
Landholding Agency: Army  
Property Number: 21200330198  
Status: Unutilized  
GSA Number:  
Comments: 384 sq. ft., most recent use—carport/storage, off-site use only  
Bldg. 92039  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200640101  
Status: Excess  
Comments: 80 sq. ft., most recent use—storage, off-site use only  
Bldgs. 04281, 04283  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720085  
Status: Excess  
Comments: 4000/8020 sq. ft., most recent use—storage shed, off-site use only  
Bldg. 04285  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720087  
Status: Excess  
Comments: 8000 sq. ft., most recent use—storage shed, off-site use only  
Bldg. 04286  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720088  
Status: Excess  
Comments: 36,000 sq. ft., presence of asbestos, most recent use—storage shed, off-site use only  
Bldg. 04291  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720089  
Status: Excess  
Comments: 6400 sq. ft., presence of asbestos, most recent use—storage shed, off-site use only  
Bldg. 4410  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720090  
Status: Excess  
Comments: 12,956 sq. ft., presence of asbestos, most recent use—simulation center, off-site use only

Bldgs. 10031, 10032, 10033  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720091  
Status: Excess  
Comments: 2578/3383 sq. ft., presence of asbestos, most recent use—admin., off-site use only  
Bldg. 56435  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720093  
Status: Excess  
Comments: 3441 sq. ft., presence of asbestos, most recent use—barracks, off-site use only  
Bldg. 05708  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720094  
Status: Excess  
Comments: 1344 sq. ft., most recent use—community center, off-site use only  
Bldg. 93013  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200720099  
Status: Excess  
Comments: 800 sq. ft., most recent use—club, off-site use only  
4 Bldgs.  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810048  
Status: Unutilized  
Directions: 00229, 00230, 00231, 00232  
Comments: Various sq. ft., presence of asbestos, most recent use—training aids center, off-site use only  
Bldg. 00324  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810049  
Status: Unutilized  
Comments: 13,319 sq. ft., most recent use—roller skating rink, off-site use only  
Bldgs. 00710, 00739, 00741  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810050  
Status: Unutilized  
Comments: Various sq. ft., presence of asbestos, most recent use—repair shop, off-site use only  
Bldg. 00713  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810052  
Status: Unutilized  
Comments: 3200 sq. ft., presence of asbestos, most recent use—hdqts. bldg., off-site use only  
Bldgs. 1938, 04229  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810053  
Status: Unutilized  
Comments: 2736/9000 sq. ft., presence of asbestos, most recent use—admin., off-site use only  
Bldgs. 02218, 02220  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810054  
Status: Unutilized  
Comments: 7289/1456 sq. ft., presence of asbestos, most recent use—museum, off-site use only  
Bldg. 0350  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810055  
Status: Unutilized  
Comments: 28,290 sq. ft., presence of asbestos, most recent use—veh. maint. shop, off-site use only  
Bldg. 04449  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810056  
Status: Unutilized  
Comments: 3822 sq. ft., most recent use—police station, off-site use only  
Bldg. 91077  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200810057  
Status: Unutilized  
Comments: 3200 sq. ft., presence of asbestos, most recent use—educational facility, off-site use only  
Bldg. 57005  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200840073  
Status: Excess  
Comments: 500 sq. ft., presence of asbestos, most recent use—water supply/treatment, off-site use only  
B-42  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210007  
Status: Excess  
Comments: Off-site removal only; 893 sq. ft.; current use: Storage; asbestos identified  
B-2319  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210010  
Status: Unutilized  
Comments: Off-site removal only; 1,339 sq. ft.; current use: Exchange cafe; asbestos identified  
B-4237  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210011  
Status: Unutilized  
Comments: Off-site removal only; 7,840 sq. ft.; current use: Storage; asbestos identified  
2 Bldgs.  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210012  
Status: Unutilized  
Directions: 4238, 4239  
Comments: Off-site removal only; sq. ft. varies; current use: Varies; asbestos identified  
6 Bldgs.  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210013  
Status: Unutilized  
Directions: 4240, 4241, 4253, 4254, 4271, 4444  
Comments: Off-site removal only; sq. ft. varies; current use: Varies; asbestos identified  
2 Bldgs.  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210014  
Status: Unutilized  
Directions: 5652, 56272  
Comments: Off-site removal only; sq. ft. Varies; current use: Varies  
4 Bldgs.  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201210015  
Status: Unutilized  
Directions: 4428, 4437, 4452, 56423  
Comments: Off-site removal; sq. ft. varies; current use: Varies; asbestos identified  
B-1301  
Ft. Bliss  
Ft. Bliss TX 79916  
Landholding Agency: Army  
Property Number: 21201220001  
Status: Underutilized  
Comments: Off-site removal only; 18,739 sf.; current use: Thrift shop; poor conditions; need repairs  
Bldg. 7194  
Ft. Bliss  
Ft. Bliss TX 79916  
Landholding Agency: Army  
Property Number: 21201220002  
Status: Unutilized  
Comments: Off-site removal only; 2,125 sf.; current use: Housing; poor conditions—need repairs; asbestos & lead identified; need remediation  
2 Buildings  
West Ft. Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201230012  
Status: Excess  
Directions: 90047 & 92080  
Comments: Off-site removal only; 1,680 sf. (90047); 1,059 sf. (92080); restricted military installation; contact Army re: Accessibility  
6 Buildings  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21201230057  
Status: Excess

## Directions:

9541,4478,9511,41003,41002,70005

Comments: Off-site removal only; need repairs; asbestos identified in some bldgs. Restricted area; prior permission to access & relocate; contact Army for details on specific bldgs.

## Building 11142

SSG Sims Rd.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240009

Status: Excess

Comments: Off-site removal only; 12,644 sf.; mess hall; poor conditions; limited public access; contact Army for info. on accessibility/removal

## Building 6951

11331 Montana Ave.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240010

Status: Excess

Comments: Off-site removal only; 288 sf.; utility bldg.; poor conditions; limited public access; contact Army for info. on accessibility/removal

## Building 6942

11331 Montana Ave.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240011

Status: Excess

Comments: Off-site removal only; 1,059 sf.; storage; poor conditions; limited public access; contact Army for info. on accessibility/removal

## Bldg. 2432

Carrington Rd.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240013

Status: Excess

Comments: Off-site removal only; 180 sf.; dispatch bldg.; poor conditions; limited public access; asbestos/lead identified; contact Army for info. on accessibility/removal

## Building 50

50 Slater Rd.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240014

Status: Excess

Comments: Off-site removal only; 9,900 sf.; office; poor conditions; limited public access; asbestos/lead identified; contact Army for info. on accessibility/removal

## 2 Building

Ft. Hood

Ft. Hood TX 76544

Landholding Agency: Army

Property Number: 21201240044

Status: Excess

Directions: 706,4286

Comments: Off-site removal only, sf. varies, fair conditions, asbestos, restricted area, contact Army for accessibility/removal & specific details on a property.

## 26 Buildings

Red River Army Depot

Texarkana TX 75507

Landholding Agency: Army

Property Number: 21201310038

Status: Excess

Directions: 00478, 00646, 00648, 00681,

00682, 00683, 00905, 01110, 01114, 01115,

01117, 01118, 01119, 01120, 01121, 01122,

01132, 01148, 01166, 01420, 01422, 02071,

02237, 02367, 02455, 02459

Comments: Off-site removal only; sf varies; use varies; poor conditions; restricted area; contact Army for specific info. on a property & accessibility/removal requirements

## 6 Buildings

Ft. Hood

Ft. Hood TX 76544

Landholding Agency: Army

Property Number: 21201310044

Status: Excess

Directions: 4209, 4490, 4479, 4402, 4214, 4401

Comments: Off-site removal only; sf. varies; right of entry restricted; contact Army for info. on a specific property & accessibility/removal requirements

## Utah

Bldg. 00001

Borgstrom Hall USARC

Ogden UT 84401

Landholding Agency: Army

Property Number: 21200740196

Status: Excess

Comments: 16543 sq. ft., most recent use—training center, off-site use only

Bldg. 00002

Borgstrom Hall USARC

Ogden UT 84401

Landholding Agency: Army

Property Number: 21200740197

Status: Excess

Comments: 3842 sq. ft., most recent use—vehicle maint. shop, off-site use only

Bldg. 00005

Borgstrom Hall USARC

Ogden UT 84401

Landholding Agency: Army

Property Number: 21200740198

Status: Excess

Comments: 96 sq. ft., most recent use—storage, off-site use only

## Building 00118

1 Tooele Army Depot

Tooele UT 84074

Landholding Agency: Army

Property Number: 21201310002

Status: Underutilized

Directions: Previously reported under HUD property number 21200740163

Comments: Off-site removal only; 6,136 sf.; 4 mons. vacant; barracks; major repairs needed; w/in secured area; contact Army for info. on accessibility/removal reqs.

## Building 00155

1 Tooele Army Depot

Tooele UT 84074

Landholding Agency: Army

Property Number: 21201310003

Status: Underutilized

Directions: Previously reported under HUD property number 21200740165

Comments: Off-site removal only; 8,960 sf.; bowling ctr.; major repairs needed; w/in secured area; contact Army for info. on accessibility/removal reqs.

## 16 Buildings

Dugway Proving Ground

Dugway UT 84022

Landholding Agency: Army

Property Number: 21201310052

Status: Underutilized

Directions: 00230, 00236, 00242, 00243, 00244, 00248, 00250, 00252, 00257, 00258, 00259, 00263, 00267, 00269, 00271, 00275

Comments: Off-site removal only; sf varies; military housing; minor repairs; isolated/restricted area; contact Army for info. on a specific property & accessibility/removal reqs.

## 50 Buildings

Dugway Proving Ground

Dugway UT 84022

Landholding Agency: Army

Property Number: 21201310053

Status: Underutilized

Directions: 00276, 00278, 00280, 00284, 00285, 00286, 00291, 00293, 00295, 00300, 00302, 00305, 00310, 00311, 00317, 00333, 00339, 00343, 00347, 00355, 00357, 00365, 00367, 00368, 00370, 00372, 00374, 00377, 00378, 00379, 00380, 00381, 00382, 00383, 00385, 00386, 00387, 00388, 00389, 00390, 00391, 00392, 00393, 00394, 00395, 00396, 00397, 00398, 00399, 00400

Comments: Off-site removal only; sf. varies; military housing; minor to significant repairs; isolated/restricted area; contact Army for info. on a specific property & accessibility/removal reqs.

## Virginia

Fort Story

null

Ft. Story VA 23459

Landholding Agency: Army

Property Number: 21200720065

Status: Unutilized

Comments: 525 sq. ft., most recent use—power plant, off-site use only

Bldg. 01633

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720076

Status: Unutilized

Comments: 240 sq. ft., most recent use—storage, off-site use only

Bldg. 02786

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720084

Status: Unutilized

Comments: 1596 sq. ft., most recent use—admin., off-site use only

Bldg. P0838

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200830005

Status: Unutilized

Comments: 576 sq. ft., most recent use—rec shelter, off-site use only

## 8 Bldgs.

Ft. Belvoir

Ft. Belvoir VA 22060

Landholding Agency: Army

Property Number: 21201220004

Status: Excess

Directions: 808, 1150, 1197, 2303, 2903,

2905, 2907, 3137

Comments: Off-site removal only; sf. varies; usage varies; good to poor conditions; may



require repairs; contact Army for more details on specific properties

9 Buildings  
Ft. Belvoir  
Ft. Belvoir VA 22060  
Landholding Agency: Army  
Property Number: 21201240003  
Status: Unutilized  
Directions: 358, 361, 1140, 1141, 1142, 1143, 1498, 1499, 2302  
Comments: Off-site removal only; sf. varies; Admin.; fair conditions; located in restricted area; contact Army for info. on accessibility/removal & specific info. on a property

Washington  
Bldg. U001C  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920238  
Status: Unutilized  
Comments: 960 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—supply, off-site use only

2 Bldgs.  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920239  
Status: Excess  
Directions: U002B, U002C  
Comments: 600 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—range house, off-site use only (U005C, U015I, U016E, U019C, U022A, U028B, 0091A, U093C are demo)

Bldg. U018C  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920248  
Status: Unutilized  
GSA Number:  
Comments: 48 sq. ft., needs repair, presence of asbestos/lead paint, off-site use only

Bldg. U039B  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920260  
Status: Excess  
GSA Number:  
Comments: 1600 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—grandstand/bleachers, off-site use only

Bldg. U039C  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920261  
Status: Excess  
GSA Number:  
Comments: 600 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—support, off-site use only

Bldg. U115A  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920275  
Status: Excess  
GSA Number:

Comments: 36 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—tower, off-site use only

Bldg. U507A  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920276  
Status: Excess  
GSA Number:  
Comments: 400 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—support, off-site use only

Bldg. C0120  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920281  
Status: Excess  
GSA Number:  
Comments: 384 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—scale house, off-site use only

Bldg. 1445  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920294  
Status: Excess  
GSA Number:  
Comments: 144 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—generator bldg., off-site use only

Bldg. 03099  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920296  
Status: Excess  
Directions: 03091 is demo  
Comments: Various sq. ft., needs repair, presence of asbestos/lead paint, most recent use—sentry station, off-site use only

Bldg. 4040  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920298  
Status: Excess  
GSA Number:  
Comments: 8326 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—shed, off-site use only

Bldg. 6191  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920303  
Status: Excess  
GSA Number:  
Comments: 3663 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—exchange branch, off-site use only

Bldg. 08076  
Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920304  
Status: Excess  
Directions: 08080 is demo  
Comments: 3660/412 sq. ft., needs repair, presence of asbestos/lead paint, off-site use only

Bldg. 8956

Fort Lewis  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21199920308  
Status: Excess  
GSA Number:  
Comments: 100 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—storage, off-site use only

4 Bldgs  
Joint Base Lewis McChord  
Lewis-McChord WA 98433  
Landholding Agency: Army  
Property Number: 21201210087  
Status: Unutilized  
Directions: J0053, 00794, 09791, 09989  
Comments: Off-site removal only; sf varies; current use: Varies; need repairs

7903  
Plant Rd.  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230023  
Status: Unutilized  
Comments: 169 sf.; use: Access control facility; extensive repairs needed; secured area; contact Army re: Accessibility requirements

E1302 & R7610  
JBLM  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230028  
Status: Unutilized  
Comments: 80 sf. (E1302); 503 sf. (R7610); use: Varies; major repairs needed; secured area; contact Army re: Accessibility requirements

Wisconsin  
2 Buildings  
Menasha USARC  
Menasha WI 54952  
Landholding Agency: Army  
Property Number: 21201310054  
Status: Unutilized  
Directions: ME001 & ME002  
Comments: Off-site removal only; sf. varies; Admin.; deteriorated; contact Army for info. on a specific property & accessibility/removal reqs.

Land  
Georgia  
Building 1134  
Veterans Pkwy  
Ft. Stewart GA 31314  
Landholding Agency: Army  
Property Number: 21201310027  
Status: Excess  
Comments: Off-site removal only; 513sf.; Admin. poor conditions; asbestos; w/in secured area; Gov't escort only to access/remove property

Maryland  
2 acres  
Fort Meade  
Odenton Rd/Rt 175  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200640095  
Status: Unutilized  
Comments: Light industrial

16 acres  
Fort Meade

Rt 198/Airport Road  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200640096  
Status: Unutilized  
Comments: Light industrial  
E6000 & E6100  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201310063  
Status: Unutilized  
Comments: Water dam currently located on properties; restricted area; contact Army for more information regarding properties

LANDE  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201310064  
Status: Unutilized  
Comments: 128 acres; fair conditions; restricted area; contact Army for more info.

#### Ohio

Land  
Defense Supply Center  
Columbus OH 43216-5000  
Landholding Agency: Army  
Property Number: 21200340094  
Status: Excess  
GSA Number:  
Comments: 11 acres, railroad access

#### Tennessee

Parcel No. 1  
Fort Campbell  
Tract No. 13M-3  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920003  
Status: Excess  
Comments: 6.89 acres/thick vegetation

Parcel No. 2  
Fort Campbell  
Tract Nos. 12M-16B & 13M-3  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920004  
Status: Excess  
Comments: 3.41 acres/wooded

Parcel No. 3  
Fort Campbell  
Tract No. 12M-4  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920005  
Status: Excess  
Comments: 6.56 acre/wooded

Parcel No. 4  
Fort Campbell  
Tract Nos. 10M-22 & 10M-23  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920006  
Status: Excess  
Comments: 5.73 acres/wooded

Parcel No. 5  
Fort Campbell  
Tract No. 10M-20  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920007  
Status: Excess  
Comments: 3.86 acres/wooded  
Parcel No. 7

Fort Campbell  
Tract No. 10M-10  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920008  
Status: Excess  
Comments: 9.47 acres/wooded  
Parcel No. 8  
Fort Campbell  
Tract No. 8M-7  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200920009  
Status: Excess  
Comments: 15.13 acres/wooded  
Parcel No. 6  
Fort Campbell  
Hwy 79  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21200940013  
Status: Excess  
Comments: 4.55 acres, wooded w/dirt road/ fire break

#### Texas

1 acre  
Fort Sam Houston  
San Antonio TX 78234  
Landholding Agency: Army  
Property Number: 21200440075  
Status: Excess  
Comments: 1 acre, grassy area

#### Suitable/Unavailable Properties

##### Buildings

Alabama  
22 Buildings  
Redstone Arsenal  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201220053  
Status: Excess  
Directions: 1418, 1417, 1400, 1419, 1420, 1423, 1424, 1426, 1427, 1428, 1429, 1430, 1433, 1434, 1435, 1436, 1437, 3410, 3411, 3412, 3413, 7310  
Comments: Off-site removal only; sf. varies; usage varies; extensive repairs needed; secured area; need prior approval to access properties; 1413 demo

#### Arizona

Bldg. 22529  
Fort Huachuca  
Cochise AZ 85613-7010  
Landholding Agency: Army  
Property Number: 21200520077  
Status: Excess  
Comments: 2543 sq. ft., most recent use— storage, off-site use only

Bldg. 22541  
Fort Huachuca  
Cochise AZ 85613-7010  
Landholding Agency: Army  
Property Number: 21200520078  
Status: Excess  
Comments: 1300 sq. ft., most recent use— storage, off-site use only

Bldg. 30020  
Fort Huachuca  
Cochise AZ 85613-7010  
Landholding Agency: Army  
Property Number: 21200520079  
Status: Excess

Comments: 1305 sq. ft., most recent use— storage, off-site use only

Bldg. 30021  
Fort Huachuca  
Cochise AZ 85613-7010  
Landholding Agency: Army  
Property Number: 21200520080  
Status: Excess  
Comments: 144 sq. ft., most recent use— storage, off-site use only  
Bldg. 22040  
Fort Huachuca  
Cochise AZ 85613  
Landholding Agency: Army  
Property Number: 21200540076  
Status: Excess  
Comments: 1131 sq. ft., presence of asbestos/ lead paint, most recent use—storage, off-site use only

Bldg. 22540  
Fort Huachuca  
Cochise AZ 85613-7010  
Landholding Agency: Army  
Property Number: 21200620067  
Status: Excess  
Comments: 958 sq. ft., most recent use— storage, off-site use only

#### Colorado

Bldg. S6285  
Fort Carson  
Ft. Carson CO 80913  
Landholding Agency: Army  
Property Number: 21200420176  
Status: Unutilized  
Comments: 19,478 sq. ft., most recent use— admin., off-site use only

#### Georgia

Bldg. 5993  
Fort Benning  
Ft. Benning GA 31905  
Landholding Agency: Army  
Property Number: 21200420041  
Status: Excess  
Comments: 960 sq. ft., most recent use— storage, off-site use only

Bldg. 5994  
Fort Benning  
Ft. Benning GA 31905  
Landholding Agency: Army  
Property Number: 21200420042  
Status: Excess  
Comments: 2016 sq. ft., most recent use— ammo storage, off-site use only

Bldg. 5995  
Fort Benning  
Ft. Benning GA 31905  
Landholding Agency: Army  
Property Number: 21200420043  
Status: Excess  
Comments: 114 sq. ft., most recent use— storage, off-site use only

#### Louisiana

Bldgs. T406, T407, T411  
Fort Polk  
Ft. Polk LA 71459  
Landholding Agency: Army  
Property Number: 21200540085  
Status: Unutilized  
Comments: 6165 sq. ft., most recent use— admin., off-site use only

#### Maryland

Bldg. 294

Ft. George G. Meade  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200140081  
Status: Unutilized  
GSA Number:  
Comments: 3148 sq. ft., presence of asbestos/  
lead paint, most recent use—entomology  
facility, off-site use only  
Bldg. 1007  
Ft. George G. Meade  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200140085  
Status: Unutilized  
GSA Number:  
Comments: 3108 sq. ft., presence of asbestos/  
lead paint, most recent use—storage, off-  
site use only  
Bldg. 2214  
Fort George G. Meade  
Fort Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200230054  
Status: Unutilized  
GSA Number:  
Comments: 7740 sq. ft., needs rehab, possible  
asbestos/lead paint, most recent use—  
storage, off-site use only  
Bldg. 8608  
Fort George G. Meade  
Ft. Meade MD 20755–5115  
Landholding Agency: Army  
Property Number: 21200410099  
Status: Unutilized  
Comments: 2372 sq. ft., concrete block, most  
recent use—PX exchange, off-site use only  
Bldg. 8612  
Fort George G. Meade  
Ft. Meade MD 20755–5115  
Landholding Agency: Army  
Property Number: 21200410101  
Status: Unutilized  
Comments: 2372 sq. ft., concrete block, most  
recent use—family life ctr., off-site use  
only  
Bldg. 0001A  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army  
Property Number: 21200520114  
Status: Unutilized  
Comments: 9000 sq. ft., most recent use—  
storage  
Bldg. 0001C  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army  
Property Number: 21200520115  
Status: Unutilized  
Comments: 2904 sq. ft., most recent use—  
mess hall  
Bldgs. 00032, 00H14, 00H24  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army  
Property Number: 21200520116  
Status: Unutilized  
Comments: Various sq. ft., most recent use—  
storage  
Bldgs. 00034, 00H016  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army

Property Number: 21200520117  
Status: Unutilized  
Comments: 400/39 sq. ft., most recent use—  
storage  
Bldgs. 00H10, 00H12  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army  
Property Number: 21200520118  
Status: Unutilized  
Comments: 2160/469 sq. ft., most recent  
use—vehicle maintenance  
Michigan  
Bldg. 00001  
Sheridan Hall USARC  
501 Euclid Avenue  
Helena MI 59601–2865  
Landholding Agency: Army  
Property Number: 21200510066  
Status: Unutilized  
Comments: 19, 321 sq. ft., most recent use—  
reserve center  
Missouri  
Bldg. 1230  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200340087  
Status: Unutilized  
GSA Number:  
Comments: 9160 sq. ft., most recent use—  
training, off-site use only  
Bldg. 1621  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200340088  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft., most recent use—  
exchange branch, off-site use only  
Bldg. 5760  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200410102  
Status: Unutilized  
Comments: 2000 sq. ft., most recent use—  
classroom, off-site use only  
Bldg. 5762  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200410103  
Status: Unutilized  
Comments: 104 sq. ft., off-site use only  
Bldg. 5763  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200410104  
Status: Unutilized  
Comments: 120 sq. ft., most recent use—  
observation tower, off-site use only  
Bldg. 5765  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200410105  
Status: Unutilized  
Comments: 800 sq. ft., most recent use—  
range support, off-site use only  
Bldg. 5760

Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200420059  
Status: Unutilized  
Comments: 2000 sq. ft., most recent use—  
classroom, off-site use only  
Bldg. 5762  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200420060  
Status: Unutilized  
Comments: 104 sq. ft., off-site use only  
Bldg. 5763  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200420061  
Status: Unutilized  
Comments: 120 sq. ft., most recent use—obs.  
tower, off-site use only  
Bldg. 5765  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743–8944  
Landholding Agency: Army  
Property Number: 21200420062  
Status: Unutilized  
Comments: 800 sq. ft., most recent use—  
support bldg., off-site use only  
Bldg. 00467  
Fort Leonard Wood  
Ft. Leonard Wood MO 65743  
Landholding Agency: Army  
Property Number: 21200530085  
Status: Unutilized  
Comments: 2790 sq. ft., most recent use—fast  
food facility, off-site use only  
New York  
Bldgs. 1511–1518  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army  
Property Number: 21200320160  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft. each, needs rehab,  
most recent use—barracks, off-site use only  
Bldgs. 1523–1526  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army  
Property Number: 21200320161  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft. each, needs rehab,  
most recent use—barracks, off-site use only  
Bldgs. 1704–1705, 1721–1722  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army  
Property Number: 21200320162  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft. each, needs rehab,  
most recent use—barracks, off-site use only  
Bldg. 1723  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army

Property Number: 21200320163  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft., needs rehab, most recent use—day room, off-site use only  
Bldgs. 1706–1709  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army  
Property Number: 21200320164  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft. each, needs rehab, most recent use—barracks, off-site use only  
Bldgs. 1731–1735  
U.S. Military Academy  
Training Area  
Highlands NY 10996  
Landholding Agency: Army  
Property Number: 21200320165  
Status: Unutilized  
GSA Number:  
Comments: 2400 sq. ft. each, needs rehab, most recent use—barracks, off-site use only  
Texas  
Bldgs. 4219, 4227  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200220139  
Status: Unutilized  
GSA Number:  
Comments: 8056, 500 sq. ft., most recent use—admin., off-site use only  
Bldgs. 4229, 4230, 4231  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200220140  
Status: Unutilized  
GSA Number:  
Comments: 9000 sq. ft., most recent use—hq. bldg., off-site use only  
Bldgs. 4244, 4246  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200220141  
Status: Unutilized  
GSA Number:  
Comments: 9000 sq. ft., most recent use—storage, off-site use only  
Bldg. 04335  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200440090  
Status: Excess  
Comments: 3378 sq. ft., possible asbestos, most recent use—general, off-site use only  
Bldg. 04468  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200440096  
Status: Excess  
Comments: 3100 sq. ft., possible asbestos, most recent use—misc., off-site use only  
Bldg. 07002  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200440100

Status: Excess  
Comments: 2598 sq. ft., possible asbestos, most recent use—fire station, off-site use only  
Bldg. 57001  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200440105  
Status: Excess  
Comments: 53,024 sq. ft., possible asbestos, most recent use—storage, off-site use only  
Bldgs. 125, 126  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620075  
Status: Excess  
Comments: 2700/7200 sq. ft., presence of asbestos, most recent use—admin., off-site use only  
Bldg. 02240  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620078  
Status: Excess  
Comments: 487 sq. ft., presence of asbestos, most recent use—pool svc bldg., off-site use only  
Bldg. 04164  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620079  
Status: Excess  
Comments: 2253 sq. ft., presence of asbestos, most recent use—storage, off-site use only  
Bldgs. 04218, 04228  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620080  
Status: Excess  
Comments: 4682/9000 sq. ft., presence of asbestos, most recent use—admin, off-site use only  
Bldg. 04272  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620081  
Status: Excess  
Comments: 7680 sq. ft., presence of asbestos, most recent use—storage, off-site use only  
Bldg. 04415  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620083  
Status: Excess  
Comments: 1750 sq. ft., presence of asbestos, most recent use—classroom, off-site use only  
Bldg. 04493  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620091  
Status: Excess  
Comments: 3108 sq. ft., presence of asbestos, most recent use—housing maint., off-site use only  
Bldg. 04494

Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620092  
Status: Excess  
Comments: 2686 sq. ft., presence of asbestos, most recent use—repair bays, off-site use only  
Bldg. 04632  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620093  
Status: Excess  
Comments: 4000 sq. ft., presence of asbestos, most recent use—storage, off-site use only  
Bldg. 04640  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620094  
Status: Excess  
Comments: 1600 sq. ft., presence of asbestos, most recent use—storage, off-site use only  
Bldg. 04645  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620095  
Status: Excess  
Comments: 5300 sq. ft., presence of asbestos, most recent use—storage, off-site use only  
Bldg. 20121  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620097  
Status: Excess  
Comments: 5200 sq. ft., presence of asbestos, most recent use—rec center, off-site use only  
Bldg. 91052  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200620101  
Status: Excess  
Comments: 224 sq. ft., presence of asbestos, most recent use—lab/test, off-site use only  
Bldg. 1345  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200740070  
Status: Excess  
Comments: 240 sq. ft., presence of asbestos, most recent use—oil storage, off-site use only  
Bldgs. 1348, 1941  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200740071  
Status: Excess  
Comments: 640/900 sq. ft., presence of asbestos, most recent use—admin., off-site use only  
Bldg. 1943  
Fort Hood  
Bell TX 76544  
Landholding Agency: Army  
Property Number: 21200740073  
Status: Excess

Comments: 780 sq. ft., presence of asbestos, most recent use—rod & gun club, off-site use only

Bldg. 1946

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740074

Status: Excess

Comments: 2880 sq. ft., presence of asbestos, most recent use—storage, off-site use only

Bldg. 4207

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740076

Status: Excess

Comments: 2240 sq. ft., presence of asbestos, most recent use—maint. shop, off-site use only

Bldg. 4208

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740077

Status: Excess

Comments: 9464 sq. ft., presence of asbestos, most recent use—warehouse, off-site use only

Bldgs. 4210, 4211, 4216

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740078

Status: Excess

Comments: 4625/5280 sq. ft., presence of asbestos, most recent use—maint., off-site use only

Bldg. 4219A

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740079

Status: Excess

Comments: 446 sq. ft., presence of asbestos, most recent use—storage, off-site use only

Bldg. 04252

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740081

Status: Excess

Comments: 9000 sq. ft., presence of asbestos, most recent use—storage, off-site use only

Bldg. 04480

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740083

Status: Excess

Comments: 2700 sq. ft., presence of asbestos, most recent use—storage, off-site use only

Bldg. 04485

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740084

Status: Excess

Comments: 640 sq. ft., presence of asbestos, most recent use—maint., off-site use only

Bldg. 04489

Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army

Property Number: 21200740086

Status: Excess

Comments: 880 sq. ft., presence of asbestos, most recent use—admin., off-site use only

Bldgs. 4491, 4492

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740087

Status: Excess

Comments: 3108/1040 sq. ft., presence of asbestos, most recent use—maint., off-site use only

Bldgs. 04914, 04915, 04916

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740089

Status: Excess

Comments: 371 sq. ft., presence of asbestos, most recent use—animal shelter, off-site use only

Bldg. 20102

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740091

Status: Excess

Comments: 252 sq. ft., presence of asbestos, most recent use—recreation services, off-site use only

Bldg. 20118

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740092

Status: Excess

Comments: 320 sq. ft., presence of asbestos, most recent use—maint., off-site use only

Bldg. 29027

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740093

Status: Excess

Comments: 2240 sq. ft., presence of asbestos, most recent use—hdqts bldg., off-site use only

Bldg. 56017

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740094

Status: Excess

Comments: 2592 sq. ft., presence of asbestos, most recent use—admin., off-site use only

Bldg. 56202

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740095

Status: Excess

Comments: 1152 sq. ft., presence of asbestos, most recent use—training, off-site use only

Bldg. 56224

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740096

Status: Excess

Comments: 80 sq. ft., presence of asbestos, off-site use only

Bldg. 56329

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740100

Status: Excess

Comments: 2080 sq. ft., presence of asbestos, most recent use—officers qtrs., off-site use only

Bldg. 92043

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740102

Status: Excess

Comments: 450 sq. ft., presence of asbestos, most recent use—storage, off-site use only

Bldg. 92072

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740103

Status: Excess

Comments: 2400 sq. ft., presence of asbestos, most recent use—admin., off-site use only

Bldg. 92083

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740104

Status: Excess

Comments: 240 sq. ft., presence of asbestos, most recent use—utility bldg., off-site use only

Bldgs. 04213, 04227

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740189

Status: Excess

Comments: 14183/10500 sq. ft., presence of asbestos, most recent use—admin., off-site use only

Bldg. 4404

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740190

Status: Excess

Comments: 8043 sq. ft., presence of asbestos, most recent use—training bldg., off-site use only

Bldg. 56607

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740191

Status: Excess

Comments: 3552 sq. ft., presence of asbestos, most recent use—chapel, off-site use only

Bldg. 91041

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740192

Status: Excess

Comments: 1920 sq. ft., presence of asbestos, most recent use—shed, off-site use only

5 Bldgs.

Fort Hood

93010, 93011, 93012, 93014

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740193

Status: Excess

Comments: 210/800 sq. ft., presence of asbestos, most recent use—private club, off-site use only

Bldg. 94031

Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200740194

Status: Excess

Comments: 1008 sq. ft., presence of asbestos, most recent use—training, off-site use only

Building 6924

11331 Montana Ave.

Ft. Bliss TX 79916

Landholding Agency: Army

Property Number: 21201240012

Status: Excess

Comments: Off-site removal only; 10,340 sf.; aircraft hangar; poor conditions; limited public access; contact Army for info. on accessibility/removal

Virginia

Bldg. T2827

Fort Pickett

Blackstone VA 23824

Landholding Agency: Army

Property Number: 21200320172

Status: Unutilized

GSA Number:

Comments: 3550 sq. ft., presence of asbestos, most recent use—dining, off-site use only

Bldg. T2841

Fort Pickett

Blackstone VA 23824

Landholding Agency: Army

Property Number: 21200320173

Status: Unutilized

GSA Number:

Comments: 2950 sq. ft., presence of asbestos, most recent use—dining, off-site use only

Bldg. 01014

Fort Story

Ft. Story VA 23459

Landholding Agency: Army

Property Number: 21200720067

Status: Unutilized

Comments: 1014 sq. ft., most recent use—admin., off-site use only

Bldg. 01063

Fort Story

Ft. Story VA 23459

Landholding Agency: Army

Property Number: 21200720072

Status: Unutilized

Comments: 2000 sq. ft., most recent use—storage, off-site use only

Bldg. 00215

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720073

Status: Unutilized

Comments: 2540 sq. ft., most recent use—admin., off-site use only

4 Bldgs.

Fort Eustis

01514, 01523, 01528, 01529

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720074

Status: Unutilized

Comments: 4720 sq. ft., most recent use—admin., off-site use only

4 Bldgs.

Fort Eustis

01534, 01542, 01549, 01557

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720075

Status: Unutilized

Comments: 4720 sq. ft., most recent use—admin., off-site use only

Bldgs. 01707, 01719

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720077

Status: Unutilized

Comments: 4720 sq. ft., most recent use—admin., off-site use only

Bldg. 01720

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720078

Status: Unutilized

Comments: 1984 sq. ft., most recent use—admin., off-site use only

Bldgs. 01721, 01725

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720079

Status: Unutilized

Comments: 4720 sq. ft., most recent use—admin., off-site use only

Bldgs. 01726, 01735, 01736

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720080

Status: Unutilized

Comments: 1144 sq. ft., most recent use—admin., off-site use only

Bldgs. 01734, 01745, 01747

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720081

Status: Unutilized

Comments: 4720 sq. ft., most recent use—admin., off-site use only

Bldg. 01741

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720082

Status: Unutilized

Comments: 1984 sq. ft., most recent use—admin., off-site use only

Bldg. 02720

Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army

Property Number: 21200720083

Status: Unutilized

Comments: 400 sq. ft., most recent use—storage, off-site use only

Washington

U015A

Fort Lewis

Ft. Lewis WA 98433

Landholding Agency: Army

Property Number: 21199920273

Status: Excess

Directions: (U111A, U052F, U109A, U110A are demo)

Comments: 1000 sq. ft., needs repair,

presence of asbestos/lead paint, most

recent use—support/shelter/mess, off-site use only

### Unsuitable Properties

#### Building

Alabama

Bldg. 7862

Redstone Arsenal

Redstone Arsenal AL 35898–5000

Landholding Agency: Army

Property Number: 21200040010

Status: Unutilized

GSA Number:

Reasons: Extensive deterioration, Secured Area

Bldg. 8721

Redstone Arsenal

Redstone Arsenal AL 35898–5000

Landholding Agency: Army

Property Number: 21200040011

Status: Unutilized

GSA Number:

Reasons: Extensive deterioration, Secured Area

Bldg. 8987

Redstone Arsenal

Redstone Arsenal AL 35898–5000

Landholding Agency: Army

Property Number: 21200040012

Status: Unutilized

GSA Number:

Reasons: Extensive deterioration, Secured Area

Bldg. 1413A

Redstone Arsenal

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21200240010

Status: Unutilized

GSA Number:

Reasons: Secured Area, Extensive deterioration

8 Bldgs.

Redstone Arsenal

1417A thru 1424A

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21200240011

Status: Unutilized

GSA Number:

Reasons: Secured Area, Extensive deterioration

5 Bldgs.

Redstone Arsenal

1426A thru 1430A

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21200240012

Status: Unutilized

GSA Number:

Reasons: Secured Area, Extensive deterioration

5 Bldgs.

Redstone Arsenal

1433A thru 1437A

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21200240013

Status: Unutilized

GSA Number:

Reasons: Secured Area, Extensive deterioration

Bldg. 03140

Redstone Arsenal

Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21200240014  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Extensive deterioration  
Bldg. 7339A  
Redstone Arsenal  
Redstone Arsenal AL 35898–5000  
Landholding Agency: Army  
Property Number: 21200340011  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Extensive deterioration  
Bldgs. 04122, 04184  
Redstone Arsenal  
Madison AL 35898  
Landholding Agency: Army  
Property Number: 21200920011  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 00046  
Anniston Army Depot  
Calhoun AL 36201  
Landholding Agency: Army  
Property Number: 21201010002  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 6201  
Redstone Arsenal  
Madison AL 35898  
Landholding Agency: Army  
Property Number: 21201030002  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
5 Bldgs.  
Milan Training Center  
325 Arsenal Lane  
Milan AL 38358  
Landholding Agency: Army  
Property Number: 21201110005  
Status: Excess  
Directions: 00I18, 00I19, W001A, W0062, W0063  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
Anniston Army Depot (2 Bldgs.)  
7 Frankford Ave  
Anniston AL 36201–4199  
Landholding Agency: Army  
Property Number: 21201110036  
Status: Unutilized  
Directions: Bldgs: 00615 & 00616  
Reasons: Extensive deterioration  
4 Bldgs.  
Ft. Rucker  
Dalesville AL  
Landholding Agency: Army  
Property Number: 21201120053  
Status: Unutilized  
Directions: 03904, 03905, 30124, 30128  
Reasons: Within airport runway clear zone  
Bldg. 03548  
3548 Cajun Drive  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201120093  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration

Bldg. 04382  
4382 Digney Road  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201120095  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 7625A, Redstone Arsenal  
7625A Pigeon Circle  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201120102  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
Bldg. 07670, Redstone Arsenal  
7670 East Line Road  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201120104  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 07692  
7692 Mike Square  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201120105  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 7358A  
Sandpiper Road  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201140047  
Status: Unutilized  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs.  
Redstone Arsenal  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201140051  
Status: Unutilized  
Directions: 7850 and 8002  
Comments: No potential to meet criteria—not economically feasible  
Reasons: Extensive deterioration  
19 Bldgs.  
Redstone Arsenal  
Redstone Arsenal AL 35898  
Landholding Agency: Army  
Property Number: 21201140052  
Status: Unutilized  
Directions: 3204, 3206, 3207, 3208, 3216, 3218, 3231, 3467, 3478, 3479, 3483, 5447, 5448, 5457, 7368B, 7373, 7374, 7384, 7600  
Comments: No potential to meet criteria—not economically feasible  
Reasons: Extensive deterioration  
Bldg. C1302  
null  
Fort McClellan AL 36205  
Landholding Agency: Army  
Property Number: 21201140073  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
C–2202  
Ft. McClellan  
Ft. McClellan AL 36205  
Landholding Agency: Army

Property Number: 21201210042  
Status: Unutilized  
Comments: Nat'l security concerns; no public access and no alternative method to gain access  
Reasons: Secured Area  
6 Buildings  
Anniston Army Depot  
Anniston AL 36201  
Landholding Agency: Army  
Property Number: 21201230003  
Status: Unutilized  
Directions: 3, 3A, 640, 674, TK053, TK054  
Comments: Closed installation; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area  
2 Buildings  
Anniston Army Depot  
Anniston AL 36201  
Landholding Agency: Army  
Property Number: 21201310059  
Status: Unutilized  
Directions: 00648 & 0670A  
Comments: Restricted military installation; public access denied; no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area  
Alaska  
Bldgs. 55294, 55298, 55805  
Fort Richardson  
Ft. Richardson AK 99505  
Landholding Agency: Army  
Property Number: 21200340006  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 02A60  
Noatak Armory  
Kotzebue AK  
Landholding Agency: Army  
Property Number: 21200740105  
Status: Excess  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. RLNCL  
Fort Richardson  
Ft. Richardson AK  
Landholding Agency: Army  
Property Number: 21200820058  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00604  
Ft. Richardson  
Ft. Richardson AK 99505  
Landholding Agency: Army  
Property Number: 21200830006  
Status: Excess  
Reasons: Secured Area  
Bldg. 00655  
Fort Greely  
Fort Greely AK 96740  
Landholding Agency: Army  
Property Number: 21200930004  
Status: Unutilized  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. XTENA  
Fort Greely  
Fort Greely AK 99731  
Landholding Agency: Army  
Property Number: 21200940021

Status: Unutilized  
Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
Bldgs. 789–790  
Fort Richardson  
Anchorage AK 99505  
Landholding Agency: Army  
Property Number: 21201030001  
Status: Unutilized  
Reasons: Secured Area  
Arizona  
Bldg. 004 (4118)  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014560  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 6  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014561  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 8  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014562  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 14  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014568  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 31 (45)  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014569  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 33  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014570  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 211  
Navajo Depot Activity

Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014582  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 214  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014583  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 216  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014584  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 218  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014585  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 239  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014587  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 240  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014588  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 241  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014589  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 304  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014590  
Status: Underutilized

Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
Bldg. 351  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014591  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40  
Comments:  
Reasons: Secured Area  
G101–242  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014592  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (91 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
H101–220  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014593  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (80 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
C101–518  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014595  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (100 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
B101–214  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014596  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (100 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
A101–434  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014597  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (90 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
B386–387  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014598  
Status: Underutilized  
Directions: 12 miles west of Flagstaff, Arizona on I–40. (2 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
E101–316



Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014599  
Status: Underutilized  
Directions: 12 miles west of Flagstaff,  
Arizona on I-40. (90 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
D101-433  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014600  
Status: Underutilized  
Directions: 12 miles west of Flagstaff,  
Arizona on I-40. (100 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
F101-324  
Navajo Depot Activity  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21199014601  
Status: Underutilized  
Directions: 12 miles west of Flagstaff,  
Arizona on I-40. (100 Earth covered igloos)  
Comments:  
Reasons: Secured Area  
Bldg. 308  
Navajo Depot Activity  
Bellemont AZ 86015-5000  
Landholding Agency: Army  
Property Number: 21199030273  
Status: Unutilized  
Directions: 12 miles west of Flagstaff on I-  
40  
Comments:  
Reasons: Secured Area  
Bldg. 316—Navajo Depot Activity  
12 Miles West of Flagstaff on I-40  
Bellemont AZ 86015-5000  
Landholding Agency: Army  
Property Number: 21199120177  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 318—Navajo Depot Activity  
12 Miles West of Flagstaff on I-40  
Bellemont AZ 86015-5000  
Landholding Agency: Army  
Property Number: 21199120178  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 350—Navajo Depot Activity  
12 Miles West of Flagstaff on I-40  
Bellemont AZ 86015-5000  
Landholding Agency: Army  
Property Number: 21199120181  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. S0220  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200140006  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration, Secured  
Aream, Within 2000 ft. of flammable or  
explosive material  
Bldg. 00310  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200140008  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration, Within  
2000 ft. of flammable or explosive material,  
Secured Area  
Bldg. S0327  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200140010  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration, Secured  
Area  
Bldgs. M5218, M5219, M5222  
Papago Park Military Rsv  
Phoenix AZ 85008  
Landholding Agency: Army  
Property Number: 21200740001  
Status: Unutilized  
Reasons: Within airport runway clear zone,  
Secured Area, Extensive deterioration  
4 Bldgs.  
Papago Park Military Rsv  
M5234, M5238, M5242, M5247  
Phoenix AZ 85008  
Landholding Agency: Army  
Property Number: 21200740002  
Status: Unutilized  
Reasons: Extensive deterioration, Secured  
Area, Within airport runway clear zone  
Bldg. 00002  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200740109  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 00203, 00216, 00218  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200740110  
Status: Unutilized  
Reasons: Secured Area, Extensive  
deterioration  
Bldgs. 00244, 00252, 00253  
Camp Navajo  
Bellemont AZ  
Landholding Agency: Army  
Property Number: 21200740111  
Status: Unutilized  
Reasons: Extensive deterioration, Secured  
Area  
7 Bldgs.  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200740112  
Status: Unutilized  
Directions: 00302, 00303, 00304, 00311,  
S0312, S0313, S0319  
Reasons: Secured Area, Extensive  
deterioration  
4 Bldgs.  
Camp Navajo

Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200740113  
Status: Unutilized  
Directions: S0320, 00323, S0324, 00329  
Reasons: Secured Area  
7 Bldgs.  
Camp Navajo  
Bellemont AZ 86015  
Landholding Agency: Army  
Property Number: 21200740114  
Status: Unutilized  
Directions: 00330, 00331, 00332, 00335,  
00336, 00338, S0340  
Reasons: Secured Area  
Bldgs. 30025, 43003  
Fort Huachuca  
Cochise AZ 85613  
Landholding Agency: Army  
Property Number: 21200920030  
Status: Excess  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Huachuca  
Cochise AZ 85613  
Landholding Agency: Army  
Property Number: 21201040002  
Status: Excess  
Directions: 22009, 22010, 22011, 22012  
Reasons: Within 2000 ft. of flammable or  
explosive material  
Bldgs. 30116 and 30117  
null  
Ft. Huachuca AZ 85613  
Landholding Agency: Army  
Property Number: 21201110047  
Status: Excess  
Reasons: Extensive deterioration  
Arkansas  
Bldg. 1672  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640466  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 1682  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640467  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 1756  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640468  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 1786  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640470  
Status: Unutilized  
Directions:  
Comments:

Reasons: Extensive deterioration  
Bldg. 2327  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640475  
Status: Unutilized  
Directions:

Comments:  
Reasons: Extensive deterioration

Bldg. 2425  
Fort Chaffee  
Ft. Chaffee AR 72905-5000  
Landholding Agency: Army  
Property Number: 21199640476  
Status: Unutilized  
Directions:

Comments:  
Reasons: Extensive deterioration

11 Bldgs.  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110001  
Status: Unutilized  
GSA Number:  
Directions: 1300, 1304, 1307, 1308, 1311,  
1363, 1431, 1434, 1534, 1546, Demo 2  
Reasons: Extensive deterioration

7 Bldgs.  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110002  
Status: Unutilized  
GSA Number:  
Directions: 1301, 1302, 1303, 1305, 1306,  
1309, 1310, 1360, 1505, 1529, 1537, 1543,  
1577, 1581, 1700, 1711, Demo 1  
Reasons: Extensive deterioration

Bldg. 1326  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110003  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
7 Bldgs.

Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110005  
Status: Unutilized  
GSA Number:  
Directions: 1449, 1528, 1591, 1592, 1593,  
1596, 1735  
Reasons: Extensive deterioration

4 Bldgs.  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110006  
Status: Unutilized  
GSA Number:

Directions: 1571, 1703, 1758, 1760  
Reasons: Extensive deterioration

Bldgs. 1692, 1693  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110007  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldgs. 1707, Demo 3  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110008  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
7 Bldgs.

Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110009  
Status: Unutilized  
GSA Number:  
Directions: 1749-1754, 1551  
Reasons: Extensive deterioration

Bldgs. 2040, 2041  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110010  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldg. 2208  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110012  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldg. 2421  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110014  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldg. 3850  
Ft. Chaffee Maneuver Training Center  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200110016  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldg. 1336  
Fort Chaffee  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200140011  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldg. 1759  
Fort Chaffee  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200140012  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration  
Bldgs. 2513, 2515  
Fort Chaffee  
Ft. Chaffee AR 72905-1370  
Landholding Agency: Army  
Property Number: 21200140014  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration

Bldg. 01370  
Ft. Chaffee Training Center  
Ft. Chaffee AR 72905  
Landholding Agency: Army  
Property Number: 21200530001  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area

8 Bldgs.  
Pine Bluff Arsenal  
Jefferson AR 71602  
Landholding Agency: Army  
Property Number: 21200820059  
Status: Unutilized  
Directions: 12330, 12332, 12334, 12336,  
12338, 12340, 12342, 12406  
Reasons: Secured Area

12 Bldgs.  
Pine Bluff Arsenal;  
Jefferson AR 71602  
Landholding Agency: Army  
Property Number: 21200820060  
Status: Unutilized  
Directions: 13698, 13710, 13740 thru 13749  
Reasons: Secured Area

Bldg. 57230  
Pine Bluff Arsenal  
Pine Bluff AR 71602  
Landholding Agency: Army  
Property Number: 21201140080  
Status: Unutilized  
Comments: REDETERMINATION: Previously  
w/property #21201140055; agency  
submitted additional info. re: The  
deteriorated state of property due to chem.  
contamination; non-removable  
Reasons: Extensive deterioration,  
Contamination

California  
Bldg. 18  
Riverbank Army Ammunition Plant  
5300 Claus Road  
Riverbank CA 95367  
Landholding Agency: Army  
Property Number: 21199012554  
Status: Unutilized

Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 2  
Riverbank Army Ammunition Plant  
5300 Claus Road  
Riverbank CA 95367  
Landholding Agency: Army  
Property Number: 21199013582  
Status: Underutilized

Directions:  
Comments:  
Reasons: Secured Area

Bldg. 3  
Riverbank Army Ammunition Plant  
5300 Claus Road  
Riverbank CA 95367  
Landholding Agency: Army  
Property Number: 21199013583  
Status: Underutilized

Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 4  
Riverbank Army Ammunition Plant  
5300 Claus Road  
Riverbank CA 95367

Landholding Agency: Army  
 Property Number: 21199013584  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5  
 Riverbank Army Ammunition Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199013585  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6  
 Riverbank Army Ammunition Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199013586  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 7  
 Riverbank Army Ammunition Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199013587  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 8  
 Riverbank Army Ammunition Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199013588  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 156  
 Riverbank Army Ammunition Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199013590  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 13 Riverbank Ammun Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199120162  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 171 Riverbank Ammun Plant  
 5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199120163  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 178 Riverbank Ammun Plant

5300 Claus Road  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199120164  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 1  
 Riverbank Army Ammunition Plant  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199240444  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 120  
 Riverbank Army Ammunition Plant  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199240445  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 181  
 Riverbank Army Ammunition Plant  
 Riverbank CA 95367  
 Landholding Agency: Army  
 Property Number: 21199240446  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building S-45  
 DDRW Sharpe Facility  
 Lathrop CA 95331  
 Landholding Agency: Army  
 Property Number: 21199610289  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 18013, 18030  
 Camp Roberts  
 Camp Roberts CA  
 Landholding Agency: Army  
 Property Number: 21199730014  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 2 Div. HQ Bldgs.  
 Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820205  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Chlorinator Bldg.  
 Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820217  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 2 QM Repair Shops

Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820220  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Scale House  
 Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820222  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Insect. Storage Fac.  
 Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820225  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 Oil Storage Bldg.  
 Camp Roberts  
 Camp Roberts CA 93446  
 Landholding Agency: Army  
 Property Number: 21199820234  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 127  
 Sierra Army Depot  
 Herlong CA 96113  
 Landholding Agency: Army  
 Property Number: 21199840015  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 576  
 Sierra Army Depot  
 Herlong CA 96113  
 Landholding Agency: Army  
 Property Number: 21199920033  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 578  
 Sierra Army Depot  
 Herlong CA 96113  
 Landholding Agency: Army  
 Property Number: 21199920034  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 597  
 Sierra Army Depot  
 Herlong CA 96113  
 Landholding Agency: Army  
 Property Number: 21199920035  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 598  
Sierra Army Depot  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21199920036  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

4 Bldgs.  
Fort Irwin  
813, 415, 543, 445  
Ft. Irwin CA 92310  
Landholding Agency: Army  
Property Number: 21199920037  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration, Secured Area

17 Bldgs.  
Fort Irwin  
Ft. Irwin CA 92310  
Landholding Agency: Army  
Property Number: 21199920038  
Status: Unutilized  
GSA Number:  
Directions: 419, 434, 456, 458, 460, 514, 530, 412, 512, 524, 616, 532, 534, 535, 540, 543, 551  
Reasons: Extensive deterioration, Secured Area

Bldg. S-9  
Sharpe Site  
French Camp CA 95231  
Landholding Agency: Army  
Property Number: 21199930021  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

24 Garages  
Presidio of Monterey  
Monterey CA 93944  
Landholding Agency: Army  
Property Number: 21199940051  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration

Bldg. S-10  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030005  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-11  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030006  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-14  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030007  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-110  
Sharpe Site  
Lathrop CA 95231

Landholding Agency: Army  
Property Number: 21200030008  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-380  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030010  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-613  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030011  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-648  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030012  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-654  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030013  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-691  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200030014  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-3A  
Tracy Facility  
Tracy CA 95376  
Landholding Agency: Army  
Property Number: 21200030015  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldgs. 468, 470, 472  
Fort Irwin  
Ft. Irwin CA 92310  
Landholding Agency: Army  
Property Number: 21200030016  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Extensive deterioration

Bldgs. T-639, T-642  
Fort Irwin  
Ft. Irwin CA 92310  
Landholding Agency: Army  
Property Number: 21200030017  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Extensive deterioration

Bldg. T-646  
Fort Irwin  
Ft. Irwin CA 92310

Landholding Agency: Army  
Property Number: 21200030018  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Extensive deterioration

Bldgs. P-15000, P-15004  
Fort Irwin  
Ft. Irwin CA 92310  
Landholding Agency: Army  
Property Number: 21200040014  
Status: Excess  
Comments: P-15000 is demolished  
Reasons: Extensive deterioration

Bldg. S-508  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200040015  
Status: Underutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-1  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120029  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-2  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120030  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. P-32  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120031  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-42  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120032  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-44  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120033  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. S-213  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200120034  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area

Bldg. P-217  
Sharpe Site  
Lathrop CA 95231  
Landholding Agency: Army

Property Number: 21200120035  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S-218  
 Sharpe Site  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200120036  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S-288  
 Sharpe Site  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200120037  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. P-403  
 Sharpe Site  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200120038  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. P-405  
 Sharpe Site  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200120039  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S-647  
 Sharpe Site  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200130004  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. T-333  
 Fort Irwin  
 Ft. Irwin CA 92310  
 Landholding Agency: Army  
 Property Number: 21200210001  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. T-451  
 Fort Irwin  
 Ft. Irwin CA 92310  
 Landholding Agency: Army  
 Property Number: 21200210002  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. S-494  
 Fort Irwin  
 Ft. Irwin CA 92310  
 Landholding Agency: Army  
 Property Number: 21200210003  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. T-580  
 Fort Irwin

Ft. Irwin CA 92310  
 Landholding Agency: Army  
 Property Number: 21200210004  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. T-814  
 Fort Irwin  
 Ft. Irwin CA 92310  
 Landholding Agency: Army  
 Property Number: 21200210005  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration, Secured Area  
 3 Bldgs.  
 DDJC Sharpe  
 S00004, 00006, 00012  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240025  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S00108  
 DDJC Sharpe  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240026  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldgs. S00161, 00162  
 DDJC Sharpe  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240027  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S00221  
 DDJC Sharpe  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240028  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 4 Bldgs.  
 DDJC Sharpe  
 S00482, 00483, 00484, 00485  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240029  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. S00660  
 DDJC Sharpe  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200240030  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. P00620  
 DDJC Sharpe  
 Lathrop CA 95231  
 Landholding Agency: Army  
 Property Number: 21200330007  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area

Bldg. 00079  
 Riverbank Army Ammo Plant  
 Stanislaus CA 95357-7241  
 Landholding Agency: Army  
 Property Number: 21200530003  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. T6427  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200530004  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area  
 Bldgs. 00208, 00210  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540007  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 00302, 00306, 00321  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540008  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Camp Roberts  
 00921, T0929, T2014, T0948  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540009  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. T1003, T1008  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540010  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 5 Bldgs.  
 Camp Roberts  
 T1010, T1012, T2009, T2010, T2012  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540011  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. T1121, T1221, T3014  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540012  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Camp Roberts  
 T1124, T1224, T3040, T7014  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540013  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 54 Bldgs.  
 Camp Roberts  
 San Miguel CA 93451  
 Landholding Agency: Army  
 Property Number: 21200540014  
 Status: Unutilized  
 Directions: T1202-T1209, T1212-T1219,  
 T1302, T3102-T3109, T3112-T3119,

T3302–T3309, T3312–T3316, T6102–T6107, T6308–T6309  
Reasons: Extensive deterioration  
4 Bldgs.  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540015  
Status: Unutilized  
Directions: T1222, T1223, T1225, T1226  
Reasons: Extensive deterioration  
Bldgs. T1720, T1721  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540016  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. T3001, 03002, T7016  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540017  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Camp Roberts  
03003, T4002, T3013, T3015  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540018  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Camp Roberts  
T3025, T3037, T3046, T3064  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540019  
Status: Unutilized  
Reasons: Extensive deterioration  
22 Bldgs.  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540020  
Status: Unutilized  
Directions: 03101, 03110, 03111, 03120, 05011, 06310, T1120, T1201, T1210, T1211, T1220, T1301, T3211, T3220, T3301, T3310, T3311, T4011, T6110, T6111, T6210, T6211  
Reasons: Extensive deterioration  
8 Bldgs.  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540021  
Status: Unutilized  
Directions: 03121, 03122, 03124–03125, T1122, T1123, T1125–T1126  
Reasons: Extensive deterioration  
Bldgs. T3321, T3322, T3324  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540022  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. T3325  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540023

Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
Camp Roberts  
04003, T4004, 04005, T4008, 04015  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540024  
Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
Camp Roberts  
05003, 05004, 05005, 05007, 05015  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540025  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 06043, T6044, 06081  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540026  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 06409, T6411  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540027  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 07006  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540028  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 14002, 14101  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540029  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 27110  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540030  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 76910  
Camp Roberts  
San Miguel CA 93451  
Landholding Agency: Army  
Property Number: 21200540031  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 00548, 00549, 00550  
March AFRC  
Riverside CA 92518  
Landholding Agency: Army  
Property Number: 21200710001  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 02506, 02560  
March AFRC  
Riverside CA 92518  
Landholding Agency: Army  
Property Number: 21200710002  
Status: Unutilized  
Reasons: Extensive deterioration

Bldg. 00117  
Riverbank AAP  
Stanislaus CA 95367  
Landholding Agency: Army  
Property Number: 21200840009  
Status: Excess  
Reasons: Secured Area, Extensive deterioration  
Bldgs. 00040, 00412  
SHARPE  
Lathrop CA 95231  
Landholding Agency: Army  
Property Number: 21200920031  
Status: Underutilized  
Reasons: Secured Area  
Bldg. 00234  
DDJC Tracy  
San Joaquin CA 95304  
Landholding Agency: Army  
Property Number: 21200930005  
Status: Excess  
Reasons: Secured Area  
Bldg. 00005  
Los Alamitos Joint Force  
Training Base  
Orange CA 90720  
Landholding Agency: Army  
Property Number: 21200940023  
Status: Excess  
Reasons: Extensive deterioration  
13 Bldgs.  
Fort Irwin  
San Bernardino CA 92310  
Landholding Agency: Army  
Property Number: 21201040003  
Status: Unutilized  
Directions: 100, 338, 343, 385, 411, 412, 413, 486, 489, 490, 491, 493, 5006  
Reasons: Secured Area  
4 Bldgs.  
JFTB  
Los Alamitos CA 90720  
Landholding Agency: Army  
Property Number: 21201110046  
Status: Excess  
Directions: 00147, 00207, 00259, 00297  
Reasons: Extensive deterioration  
Bldg. 186  
Ft. Hunter Liggett  
Monterey CA  
Landholding Agency: Army  
Property Number: 21201120032  
Status: Unutilized  
Reasons: Contamination  
Bldg. 00023  
Sierra Army Depot  
Herlong CA  
Landholding Agency: Army  
Property Number: 21201120054  
Status: Unutilized  
Reasons: Secured Area  
7 Bldgs.  
Sierra Army Depot  
Herlong CA  
Landholding Agency: Army  
Property Number: 21201120055  
Status: Unutilized  
Directions: 633, 639, 640, 641, 642, 643, 634  
Reasons: Secured Area  
Bldg. 00621  
null  
Fort Hunter Liggett CA 93928  
Landholding Agency: Army  
Property Number: 21201130067

Status: Unutilized  
Reasons: Secured Area  
2 Bldgs  
Sierra Army Depot  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21201140076  
Status: Unutilized  
Directions: 00349, 00587  
Reasons: Secured Area, Extensive deterioration, Contamination

Bldg. 00203  
4th Street, Sierra Army Depot  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21201140077  
Status: Unutilized  
Reasons: Secured Area, Contamination

13 Building  
Sierra Army Depot  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21201240032  
Status: Unutilized  
Directions: 10, 20, 54, 141, 202, 227, 633, 634, 639, 640, 641, 642, 643  
Comments: Located in a secured area, public access is denied and no alternative method to gain access without compromising national security.  
Reasons: Secured Area

Buildings 46101 & 46810  
Main Magazine Rd.  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21201310005  
Status: Unutilized  
Comments: Located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area

Buildings 00680 & 00686  
Main Magazine Rd.  
Herlong CA 96113  
Landholding Agency: Army  
Property Number: 21201310006  
Status: Unutilized  
Comments: Located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area

Colorado  
Bldg. T-317  
Rocky Mountain Arsenal  
Commerce CO 80022-2180  
Landholding Agency: Army  
Property Number: 21199320013  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. T-412  
Rocky Mountain Arsenal  
Commerce CO 80022-2180  
Landholding Agency: Army  
Property Number: 21199320014  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Other—Extensive deterioration, Secured Area

Bldg. 431  
Rocky Mountain Arsenal  
Commerce CO 80022-2180  
Landholding Agency: Army  
Property Number: 21199320015  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other—Extensive deterioration

Bldg. 433  
Rocky Mountain Arsenal  
Commerce CO 80022-2180  
Landholding Agency: Army  
Property Number: 21199320016  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Other—Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 0051  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200420165  
Status: Unutilized  
Reasons: Extensive deterioration

Bldg. 00630  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200420166  
Status: Unutilized  
Reasons: Extensive deterioration

Bldg. 00036  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200610009  
Status: Underutilized  
Reasons: Secured Area

Bldg. 00547  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200610010  
Status: Excess  
Reasons: Extensive deterioration

Bldg. 00945  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200630023  
Status: Unutilized  
Reasons: Secured Area

4 Bldgs.  
Fort Carson  
56231, 56232, 56234, 56250  
El Paso CO 80913  
Landholding Agency: Army  
Property Number: 21200720003  
Status: Unutilized  
Reasons: Secured Area

Bldgs. S6231, S6232  
Fort Carson  
El Paso CO 80913  
Landholding Agency: Army  
Property Number: 21200740003  
Status: Unutilized  
Reasons: Secured Area

Bldgs. S6234, S6250  
Fort Carson

El Paso CO 80913  
Landholding Agency: Army  
Property Number: 21200740004  
Status: Unutilized  
Reasons: Secured Area

Bldg. 06284  
Fort Carson  
El Paso CO 80913  
Landholding Agency: Army  
Property Number: 21200820063  
Status: Unutilized  
Reasons: Secured Area

Bldgs. R065A, 03887, 07804  
Fort Carson  
El Paso CO 80913  
Landholding Agency: Army  
Property Number: 21200930007  
Status: Unutilized  
Reasons: Secured Area

Bldg. 00590  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21200930008  
Status: Unutilized  
Reasons: Secured Area

Bldg. 06289  
7086 Albanese Loop  
Fort Carson CO 80913  
Landholding Agency: Army  
Property Number: 21201130019  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area

Bldg. 06290  
7090 Albanese Loop  
Fort Carson CO 80913  
Landholding Agency: Army  
Property Number: 21201130020  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration

6 Bldgs.  
1620—1658 Burris St.  
Fort Carson CO 80913  
Landholding Agency: Army  
Property Number: 21201130023  
Status: Unutilized  
Directions: 00626, 00627, 00631, 00633, 00634, 00635  
Reasons: Secured Area

7 Bldgs.  
Ft. Carson  
Ft. Carson CO 80913  
Landholding Agency: Army  
Property Number: 21201140005  
Status: Unutilized  
Directions: 1382, 1383, 1384, 1385, 1386, 1387, 1389  
Comments: Friable asbestos identified in Bldg. 1382  
Reasons: Contamination, Within airport runway clear zone

2 Bldgs.  
Ft. Carson  
Ft. Carson CO 80913  
Landholding Agency: Army  
Property Number: 21201140006  
Status: Unutilized  
Directions: 1380 and 1381  
Comments: Bldg. 1380 has flammable explosive materials  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material

Bldg. 00034  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21201140066  
Status: Excess  
Comments: Not cost effective to repair  
Reasons: Extensive deterioration  
9 Bldgs.  
Pueblo Chemical Depot  
Pueblo CO 81006  
Landholding Agency: Army  
Property Number: 21201210053  
Status: Unutilized  
Directions: 701, 706, 711, 716, 731, 736, 766, 771, 776  
Comments: Nat'l security concerns; no public access and no alternative method to gain access  
Reasons: Secured Area

Florida  
Bldg. 00200  
Recreation Area Pool  
Destin FL  
Landholding Agency: Army  
Property Number: 21201130032  
Status: Excess  
Reasons: Extensive deterioration, Secured Area

Georgia  
Fort Stewart  
Sewage Treatment Plant  
Ft. Stewart GA 31314  
Landholding Agency: Army  
Property Number: 21199013922  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Other—Sewage treatment  
Bldg. 308, Fort Gillem  
null  
Ft. Gillem GA 30050–5000  
Landholding Agency: Army  
Property Number: 21199620815  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Extensive deterioration  
Bldg. P–8640  
Hunter Army Airfield  
Savannah GA 31409  
Landholding Agency: Army  
Property Number: 21199830068  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. P8121  
Fort Stewart  
Ft. Stewart GA 31314–3913  
Landholding Agency: Army  
Property Number: 21199940060  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 710  
Fort Gillem  
Ft. Gillem GA  
Landholding Agency: Army  
Property Number: 21200140016  
Status: Unutilized  
GSA Number:

Reasons: Extensive deterioration, Secured Area  
Bldg. 00933  
Fort Gillem  
Ft. Gillem GA 30050–5233  
Landholding Agency: Army  
Property Number: 21200220011  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00934  
Fort Gillem  
Ft. Gillem GA 30050–5233  
Landholding Agency: Army  
Property Number: 21200220012  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldgs. 116–119  
Fort Gillem  
Ft. Gillem GA 30297  
Landholding Agency: Army  
Property Number: 21200230005  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00111  
Fort Gillem  
Ft. Gillem GA 30050–5101  
Landholding Agency: Army  
Property Number: 21200340013  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00116  
Fort Gillem  
Ft. Gillem GA 30050–5101  
Landholding Agency: Army  
Property Number: 21200340014  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00226  
Fort Gillem  
Ft. Gillem GA 30050–5101  
Landholding Agency: Army  
Property Number: 21200340015  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldgs. 00733, 00753  
Fort Gillem  
Ft. Gillem GA 30050–5101  
Landholding Agency: Army  
Property Number: 21200340016  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00111  
Fort Gillem  
Forest Park GA 30297–5122  
Landholding Agency: Army  
Property Number: 21200420074  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 404  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420075  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00813  
Fort Gillem

Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420076  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00814  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420077  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00817  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420078  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00818  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420079  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00819  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420080  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00820  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420081  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00822  
Fort Gillem  
Forest Park GA 30297  
Landholding Agency: Army  
Property Number: 21200420082  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 18503, 18504, 18505  
Fort Stewart  
Hinesville GA 31314  
Landholding Agency: Army  
Property Number: 21200540034  
Status: Excess  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Gordon  
25104, 81102, OT002, OT036  
Richmond GA 30905  
Landholding Agency: Army  
Property Number: 21200610012  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00022  
Fort Stewart  
Hinesville GA 31314  
Landholding Agency: Army  
Property Number: 21200710005  
Status: Excess  
Reasons: Extensive deterioration  
Bldgs. 01001, 01080, 0113  
Fort Stewart  
Hinesville GA 31314  
Landholding Agency: Army  
Property Number: 21200710006



Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 02110, 02111  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200710007  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 07703, 07783  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200710008  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 08061, 08091  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200710009  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 08053  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200710010  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 00404, 00406  
 Fort Gordon  
 Richmond GA 30905  
 Landholding Agency: Army  
 Property Number: 21200720009  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Gordon  
 25104, 81102, 0T002, 0T036  
 Richmond GA 30905  
 Landholding Agency: Army  
 Property Number: 21200720010  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 00205, 01016, 01567  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200720011  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 00129, 00145  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200720012  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 00956, 00958, 00966  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200740007  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 00930  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200740117  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 01241, 01246

Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200740118  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 06052  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200740119  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 00957, 01001  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200740123  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 01013, 01014, 01016  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200740124  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 01080, 07337, 15016  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200740125  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 00902  
 Fort Gillem  
 Forest Park GA  
 Landholding Agency: Army  
 Property Number: 21200810003  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldg. 00816  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200820065  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 00021  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21200820066  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 00705, 00706, 00803  
 Hunter Army Airfield  
 Chatham GA 31409  
 Landholding Agency: Army  
 Property Number: 21200920012  
 Status: Excess  
 Reasons: Secured Area  
 5 Bldgs.  
 Fort Stewart  
 Liberty GA 31314  
 Landholding Agency: Army  
 Property Number: 21200920013  
 Status: Excess  
 Directions: 00270, 00272, 00276, 00277,  
 00616, 00718  
 Reasons: Secured Area  
 Bldgs. 1305, 1306, 1307, 1308  
 Hunter Army Airfield  
 Chatham GA 31409

Landholding Agency: Army  
 Property Number: 21200920033  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. 728, 729  
 Fort Stewart  
 Liberty GA 31314  
 Landholding Agency: Army  
 Property Number: 21200920034  
 Status: Excess  
 Reasons: Secured Area  
 7 Bldgs.  
 Fort Stewart  
 Liberty GA 31314  
 Landholding Agency: Army  
 Property Number: 21200940025  
 Status: Excess  
 Directions: 918, 1076, 1103, 1268, 7803,  
 7804, 7805  
 Reasons: Extensive deterioration  
 Bldgs. 240, 701, 719  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21200940026  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldgs. TR9, TR10, TR11  
 Catoosa Area Training Center  
 Tunnel Hill GA 30755  
 Landholding Agency: Army  
 Property Number: 21201030006  
 Status: Excess  
 Reasons: Secured Area, Extensive  
 deterioration  
 Bldg. 815  
 Hunter Army Airfield  
 Savannah GA 31409  
 Landholding Agency: Army  
 Property Number: 21201030008  
 Status: Excess  
 Reasons: Secured Area  
 Bldg. 1257  
 Fort Stewart  
 Hinesville GA 31314  
 Landholding Agency: Army  
 Property Number: 21201030009  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 08708  
 Hunter Army Airfield  
 Savannah GA  
 Landholding Agency: Army  
 Property Number: 21201120050  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 08711  
 Hunter Army Airfield  
 Savannah GA  
 Landholding Agency: Army  
 Property Number: 21201120051  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 08712  
 Hunter Army Airfield  
 Savannah GA  
 Landholding Agency: Army  
 Property Number: 21201120052  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 00TR8, Catoosa Area Trng  
 null  
 Tunnel Hill GA 30755  
 Landholding Agency: Army

Property Number: 21201130028  
 Status: Excess  
 Reasons: Extensive deterioration  
 Hawaii  
 PU-01, 02, 03, 04, 05  
 Schofield Barracks  
 Kolekole Pass Road  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21199014836  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 PU-06, 07, 08, 09, 10, 11  
 Schofield Barracks  
 Kolekole Pass Road  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21199014837  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 71 Tunnels  
 Aliamanu  
 Honolulu HI 96818  
 Landholding Agency: Army  
 Property Number: 21200440015  
 Status: Unutilized  
 Reasons: Other—contamination  
 10 Tunnels  
 Aliamanu  
 Honolulu HI 96818  
 Landholding Agency: Army  
 Property Number: 21200440016  
 Status: Unutilized  
 Reasons: Other—contamination  
 49 Tunnels  
 Aliamanu  
 Honolulu HI 96818  
 Landholding Agency: Army  
 Property Number: 21200440017  
 Status: Unutilized  
 Reasons: Other—contamination  
 Bldgs. 00001 thru 00051  
 Kipapa Ammor Storage Site  
 Honolulu HI 96786  
 Landholding Agency: Army  
 Property Number: 21200520006  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 01500 thru 01503  
 Wheeler Army Airfield  
 Honolulu HI 96786  
 Landholding Agency: Army  
 Property Number: 21200520008  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 10 Bldgs.  
 Aliamanu  
 Honolulu HI 96818  
 Landholding Agency: Army  
 Property Number: 21200620005  
 Status: Unutilized  
 Directions: 9, A0043, A0044, C0001, C0002, C0003, C0004, C0005, C0029, E0027  
 Reasons: Secured Area  
 Bldgs. 1124, 1125  
 Schofield Barracks  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21200620009  
 Status: Unutilized

Reasons: Extensive deterioration  
 Bldg. 02276  
 Schofield Barracks  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21200620010  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 18 Bldgs.  
 Kipapa Ammo Site  
 Mililani HI 96786  
 Landholding Agency: Army  
 Property Number: 21200620011  
 Status: Unutilized  
 Directions: 52 to 54, 24B, 26A, 27A, 28A, 29A, 30A, 31A, A0001, B0002  
 Reasons: Extensive deterioration  
 Bldg. 1226  
 Schofield Barracks  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21200640022  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00182  
 Kalaeloa  
 Kapolei HI  
 Landholding Agency: Army  
 Property Number: 21200640108  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00537  
 Kalaeloa  
 Kapolei HI 96707  
 Landholding Agency: Army  
 Property Number: 21200640109  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 01676, 01677  
 Kalaeloa  
 Kapolei HI 96707  
 Landholding Agency: Army  
 Property Number: 21200640110  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 01818, 01875  
 Kalaeloa  
 Kapolei HI 96707  
 Landholding Agency: Army  
 Property Number: 21200640111  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 01954  
 Kalaeloa  
 Kapolei HI 96707  
 Landholding Agency: Army  
 Property Number: 21200640112  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00103  
 Wheeler AAF  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21200830012  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 01007  
 Wheeler Army Airfield  
 Honolulu HI 96786  
 Landholding Agency: Army  
 Property Number: 21200940040  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 75073

Wheeler Army Airfield  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21201030011  
 Status: Unutilized  
 Reasons: Within airport runway clear zone  
 Bldg. 1000  
 Wheeler Army Airfield  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21201040005  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 6 Bldgs.  
 Schofield Barracks  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21201110020  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 01070  
 Wheeler Army Airfield  
 Denny Rd  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21201110021  
 Status: Unutilized  
 Directions: Between Denny Rd & wastewater treatment plant on Wheeler Army Airfield  
 Reasons: Extensive deterioration, Within airport runway clear zone  
 Bldg. 224  
 124 Danis Road  
 Wahiawa HI 96857  
 Landholding Agency: Army  
 Property Number: 21201120101  
 Status: Unutilized  
 Reasons: Within airport runway clear zone, Secured Area  
 Bldg. 00022 and 00046  
 Training Area  
 Pohakulou HI 96720  
 Landholding Agency: Army  
 Property Number: 21201130015  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area  
 2 Bldgs.  
 Schofield Barracks  
 Wahiawa HI 96786  
 Landholding Agency: Army  
 Property Number: 21201130054  
 Status: Unutilized  
 Directions: 01187, 01188  
 Reasons: Extensive deterioration  
 7 Bldgs.  
 91-1227 Enterprise Ave  
 Kalaeloa  
 Kapolei HI 96707  
 Landholding Agency: Army  
 Property Number: 21201140046  
 Status: Unutilized  
 Directions: 01676, 01677, 01818, 01875, 01954, 00537, 00182  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 01537  
 124 Takata Road  
 Honolulu HI 96819  
 Landholding Agency: Army  
 Property Number: 21201140075  
 Status: Unutilized  
 Reasons: Extensive deterioration Secured Area

Idaho  
Bldg. 00253  
4097 W. Cessna St.  
Gowen Field 16A20  
Boise ID 83705  
Landholding Agency: Army  
Property Number: 21201140068  
Status: Excess  
Reasons: Extensive deterioration, Secured Area

Illinois  
Bldgs. T-20, T-21, T-23  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199820027  
Status: Underutilized  
Directions: Comments:  
Reasons: Secured Area, Floodway  
Bldg. T-105  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930042  
Status: Unutilized  
GSA Number:  
Reasons: Floodway, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. T-108  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930043  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Floodway

Bldg. T-113  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930044  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area, Floodway

Bldg. T-401  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930045  
Status: Unutilized  
GSA Number:  
Reasons: Floodway, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. T-402  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930046  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Floodway

Bldg. T-404  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930047  
Status: Unutilized  
GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material, Floodway, Secured Area  
Bldg. T-413  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930048  
Status: Unutilized  
GSA Number:  
Reasons: Floodway, Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. T-416  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930049  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Floodway, Secured Area

Bldg. S-434  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930050  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Floodway

Bldg. S-593  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930051  
Status: Unutilized  
GSA Number:  
Reasons: Floodway, Secured Area

Bldg. S-594  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930052  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Floodway

Bldg. S-595  
Charles Melvin Price Support Center  
Granite City IL 62040  
Landholding Agency: Army  
Property Number: 21199930053  
Status: Unutilized  
GSA Number:  
Reasons: Floodway, Secured Area

Bldg. 649  
Philip H. Sheridan Reserve Ctr.  
Ft. Sheridan IL  
Landholding Agency: Army  
Property Number: 21201120107  
Status: Unutilized  
Reasons: Extensive deterioration

Bldg. 141  
COL P. Schulstad USARC  
Arlington Heights IL  
Landholding Agency: Army  
Property Number: 21201120108  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 649  
3155 Blackhawk Drive  
Fort Sheridan IL 60037

Landholding Agency: Army  
Property Number: 21201130018  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area

Bldg. 141  
Col. P. Schulstad  
Arlington Heights IL 60005  
Landholding Agency: Army  
Property Number: 21201130055  
Status: Unutilized  
Reasons: Secured Area, Contamination, Extensive deterioration

Bldg. 315  
1 Rock Island Arsenal  
Rock Island IL 61299  
Landholding Agency: Army  
Property Number: 21201230055  
Status: Unutilized  
Directions: Outdoor swimming pool  
Comments: Documented deficiencies: facility is deteriorated; large cracks in foundation; secured area; no onsite use; relocation is not feasible due to the condition & type of structure  
Reasons: Extensive deterioration

Indiana  
Bldg. 1417-51  
Newport Army Ammunition Plant  
Newport IN 47966  
Landholding Agency: Army  
Property Number: 21199011640  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Fuel Station  
Atterbury Reserve Forces Training Area  
Edinburgh IN 46124-1096  
Landholding Agency: Army  
Property Number: 21199230030  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Post Exchange  
Atterbury Reserve Forces Training Area  
Edinburgh IN 46124-1096  
Landholding Agency: Army  
Property Number: 21199230031  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration

Iowa  
Bldg. 5B-137-1  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199012605  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 5B-137-3  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199012606  
Status: Unutilized  
Directions:  
Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5B-137-2  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012607  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 600-52  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012609  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 6-137-3  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012611  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 30-137-2  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012613  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1-129  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012620  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1-115-8  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012622  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1-78  
 Iowa Army Ammunition Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21199012624  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 600-85  
 Iowa Army Ammunition Plant

Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013706  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 800-04  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013707  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 800-70-2  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013708  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-03-3  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013712  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-09-1  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013713  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-21  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013714  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-25  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013715  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-26  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013716  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-27  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army

Property Number: 21199013717  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-28  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013718  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-29  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013719  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-55  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013720  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5B-56  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013721  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6-98  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013722  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6-28  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013723  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6-33  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013724  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6-34  
 Iowa Army Ammunition Plant  
 Middletown IA  
 Landholding Agency: Army  
 Property Number: 21199013725  
 Status: Unutilized

Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-35  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013726  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-69-6  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013727  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-88  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013728  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-94  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013729  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-09-1  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013730  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-11  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013731  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 6-18-2  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013732  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 1-08-1A  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013733  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area  
Bldg. 1-60  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013734  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 1-67-2E  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013736  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 1-70  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013737  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 1-207-1  
Iowa Army Ammunition Plant  
Middletown IA  
Landholding Agency: Army  
Property Number: 21199013738  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 5A-137-1  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199120172  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 5A-137-2  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199120173  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 5A-137-3  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199120174  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1021  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199230024  
Status: Unutilized  
Directions:

Comments:  
Reasons: Extensive deterioration  
Bldg. 6-09-2  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199310017  
Status: Excess  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. A218  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440112  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 219  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440113  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 220  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440114  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 221  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440115  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 222  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440116  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 223  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440117  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 224  
Iowa Army Ammunition Plant  
Middletown IA 52638



Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 285  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440141  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 312  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440142  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 313  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440143  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 317  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440144  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 743  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440145  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 745  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440146  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 973–990  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440147  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 992

Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440148  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 994–995  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440149  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 998–1005  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440150  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 1008  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440151  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 1010–1018  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440152  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. A1018  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440153  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 1040  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440154  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 1064  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440155  
Status: Excess

Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 1076–1077  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440156  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 1088  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440157  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 5390  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199440158  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 27, 340  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199520002  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 237  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199520070  
Status: Surplus  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 500–128  
Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21199740027  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 01075  
Iowa AAP  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21200220022  
Status: Underutilized  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
Bldg. 00310  
Iowa AAP

Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200230019  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 00887  
 Iowa AAP  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200230020  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 00912, 00913  
 Iowa AAP  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200230021  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 01041  
 Iowa AAP  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200230022  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 01059  
 Iowa AAP  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200230023  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 00765  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200330012  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 05274  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200330013  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 05325  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200330014  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 00152, 00895  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army

Property Number: 21200340017  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 01073  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200420083  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldgs. 01072, 01074  
 Iowa AAP  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200430018  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldgs. 00677, 00671  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200440018  
 Status: Excess  
 Reasons: Secured Area  
 Facility 00844  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200510004  
 Status: Excess  
 Reasons: Extensive deterioration  
 Facilities 01025, 01026  
 Iowa Army Ammo Plant  
 Middletown IA 52638  
 Landholding Agency: Army  
 Property Number: 21200510006  
 Status: Excess  
 Reasons: Extensive deterioration  
 3 Buildings  
 Iowa Army Ammo Plant  
 00036, 00816, 01067  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200520009  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 Bldg. 00700  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200540038  
 Status: Unutilized  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. 01091, 01092  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200540039  
 Status: Unutilized  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldg. 01039  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200620012  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 00344  
 Iowa AAP  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200710020  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs.  
 Iowa AAP  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200710021  
 Status: Unutilized  
 Directions: 00903, 00993, 00996, 00997  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 4 Bldgs.  
 Iowa AAP  
 01000, 01006, 01007, 01009  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200710022  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 01063  
 Iowa AAP  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200710023  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 05366  
 Iowa AAP  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200710024  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 9 Bldgs.  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200740126  
 Status: Unutilized  
 Directions: 00176, 00204, B0205, C0205, 00206, 00207, 00208, 00209, 00210  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 6 Bldgs.  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200740127  
 Status: Unutilized  
 Directions: 00211, 00212, 00213, 00217, 00218, C0218  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 13 Bldgs.  
 Iowa Army Ammo Plant  
 Middletown IA 52601  
 Landholding Agency: Army  
 Property Number: 21200740128  
 Status: Unutilized  
 Directions: 00287, 00288, 00289, 00290, A0290, 00291, 00292, 00293, A0293, B0293, C0293, D0293, E0293  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 8 Bldgs.



Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200740129  
Status: Unutilized  
Directions: A0294, 00295, 00296, 00316,  
00326, 00328, 00330 00341

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

11 Bldgs.

Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200740130  
Status: Unutilized

Directions: 00949, 00962, 00963, 00964,  
00965, 00967, 00968, 00969, 00970, 00971,  
00972

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

9 Bldgs.

Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200740131  
Status: Unutilized

Directions: 01028, 01029, 01030, 01031,  
01032, 01033, 01035, 01036, 01037

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

7 Bldgs.

Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200740132  
Status: Unutilized

Directions: 01038, B1038, C1038, D1038,  
E1038, 01042, 01043

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldgs. A1057, 01090, 05334

Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200740133  
Status: Unutilized

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldgs. 00013, C0847

Iowa Army Ammo Plant  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21200810008  
Status: Unutilized

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldgs. TD010, TD020

Camp Dodge  
Johnson IA 50131  
Landholding Agency: Army  
Property Number: 21200920036  
Status: Excess

Reasons: Extensive deterioration

Bldgs. A0190, 00190, 01069

Iowa AAP  
Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21201040007  
Status: Unutilized

Reasons: Extensive deterioration, Within  
2000 ft. of flammable or explosive material,  
Secured Area

Bldg. 01110, Iowa Army Ammo  
17575 State Highway 79

Middletown IA 52601  
Landholding Agency: Army  
Property Number: 21201120005  
Status: Unutilized  
Reasons: Extensive deterioration, Secured  
Area, Within 2000 ft. of flammable or  
explosive material, Not accessible by road

10 Buildings

Iowa Army Ammunition Plant  
Middletown IA 52638  
Landholding Agency: Army  
Property Number: 21201230019  
Status: Underutilized  
Directions: 620, 626, 641, 642, 643, 644, 645,  
646, 647, 5207

Comments: Public access denied & no  
alternative method to gain access w/out  
comprising nat'l security

Reasons: Secured Area

Kansas

Bldg. 3013 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011909  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. 1010 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011910  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. 1066 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011911  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. 507 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011912  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 502 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011913  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 506 KAAP  
Kansas Army Ammunition Plant

Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011914  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 805 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357

Landholding Agency: Army  
Property Number: 21199011915  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 810 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011916  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 811 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011917  
Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 1013 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011918  
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 806 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011919  
Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 807 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011920  
Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 719 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011935  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 918 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011936  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1014 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011937  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1015 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011938  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 932 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011939  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 933 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199011940  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 934 KAAP  
 Kansas Army Ammunition Plant  
 Production Area  
 Parsons KS 67357  
 Landholding Agency: Army

Property Number: 21199011941  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 809 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011942  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 816 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011943  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3001 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011944  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3002 KAAP  
Kansas Army Ammunition Plant  
Production Area  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199011945  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Building 50  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620518  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 112  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620519  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 210  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620520  
Status: Unutilized  
Directions:

Comments:  
Reasons: Secured Area  
Buildings 212, 221  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620521  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 219  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620522  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 209, 509, 724, 813,  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620523  
Status: Unutilized  
Directions:  
902, 1002  
Comments:  
Reasons: Secured Area  
Buildings 231, 244  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620524  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 246  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620525  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 247  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620526  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 248, 252  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620527  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 302  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620528  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area  
Building 304  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620529  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 305  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620530  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 306  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620531  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 308  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620532  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 311  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620533  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 312  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620534  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 315  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620535  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 316  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620536  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 321

Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620537  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 322  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620538  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 324  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620539  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 325  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620540  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 326  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620541  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 327  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620542  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 328  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620543  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 329, 516, 746, 819  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620544  
Status: Unutilized  
Directions: 936, 931, 939, 941, 943, 1026,  
1029, 1031, 1034, 1099, 1232, 1558, 1626,  
1723, 1830, 1991  
Comments:  
Reasons: Secured Area  
Building 503

Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620545  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 504, 512  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620546  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 505  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620547  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 513  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620548  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 515  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620549  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 701  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620550  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 702, 704, 707, 709  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620551  
Status: Unutilized  
Directions: 711, 712, 727, 729, 735, 737, 738,  
742, 743, 747  
Comments:  
Reasons: Secured Area  
Buildings 703, 708, 710, 713  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620552  
Status: Unutilized  
Directions: 720, 721, 728, 730, 731, 732, 734,  
736, 739  
Comments:  
Reasons: Secured Area  
Buildings 705, 706

Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620553  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 715, 716, 717  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620554  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 722  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620555  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 723  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620556  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 725  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620557  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 726  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620558  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 740  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620559  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 741  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620560  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 744  
Kansas Army Ammunition Plant  
Parsons KS 67357

Landholding Agency: Army  
 Property Number: 21199620561  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 745  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620562  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 749  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620563  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 750  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620564  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 782  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620565  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Buildings 802, 808  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620566  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Buildings 804  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620567  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 812  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620568  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 818  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620569

Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 828  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620570  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 841  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620571  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 901  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620572  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 903  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620573  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 904  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620574  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 905  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620575  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Buildings 906, 908, 911,  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620576  
 Status: Unutilized  
 Directions: 916, 993  
 Comments:  
 Reasons: Secured Area  
 Building 907  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620577  
 Status: Unutilized  
 Directions:

Comments:  
 Reasons: Secured Area  
 Building 910  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620578  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 912  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620579  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 913  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620580  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 915  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620581  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 920  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620582  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Buildings 921, 923, 973, 974,  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620583  
 Status: Unutilized  
 Directions: 983, 984, 986, 989  
 Comments:  
 Reasons: Secured Area  
 Building 924  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620584  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Building 929  
 Kansas Army Ammunition Plant  
 Parsons KS 67357  
 Landholding Agency: Army  
 Property Number: 21199620586  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area

Building 930  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620587  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 946  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620588  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 951  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620589  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 952  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620590  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 927  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620591  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 997  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620592  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1003  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620593  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1004, 1018  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620594  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1005  
Kansas Army Ammunition Plant

Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620595  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1006  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620596  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1007, 1009  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620597  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1008  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620598  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1011  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620599  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1012, 1022, 1023  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620600  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1017  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620601  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1019  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620602  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1020  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army

Property Number: 21199620603  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1025  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620604  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1028  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620605  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1047  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620606  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1048, 1068, 1090  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620607  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1064  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620608  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1065  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620609  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1072, 1082, 1095  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620610  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1124  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620611  
Status: Unutilized

Directions:  
Comments:  
Reasons: Secured Area  
Building 1202  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620612  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1205  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620613  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1206  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620614  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1207  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620615  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1223  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620616  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 1225  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620617  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Buildings 1402, 1403, 1404  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620618  
Status: Unutilized  
Directions: 1405, 1406, 1407, 1408, 1409, 1410  
Comments:  
Reasons: Secured Area  
Buildings 1502 thru 1556  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620619  
Status: Unutilized  
Directions: (55 total)

Comments:  
Reasons: Secured Area  
Buildings 1602 thru 1625  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620620  
Status: Unutilized  
Directions: (24 total)  
Comments:  
Reasons: Secured Area  
Buildings 1702 thru 1721  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620621  
Status: Unutilized  
Directions: (20 total)  
Comments:  
Reasons: Secured Area  
Buildings 1803, 1804, 1805,  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620622  
Status: Unutilized  
Directions: 1806, 1807, 1810, 1811, 1812, 1813, 1816, 1818, 1819, 1823, 1825  
Comments:  
Reasons: Secured Area  
Buildings 1931 thru 1989  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620623  
Status: Unutilized  
Directions: Except 1961, 1974, 1976  
Comments:  
Reasons: Secured Area  
Building 2002  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620624  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 2105A  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620625  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3004  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620626  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3005  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620627  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area  
Building 3006  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620628  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3007  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620629  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3008  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620630  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3009  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620631  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3010  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620632  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3011  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620633  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3012  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620634  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3014  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620635  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3015

Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620636  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3016  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620637  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Building 3017  
Kansas Army Ammunition Plant  
Parsons KS 67357  
Landholding Agency: Army  
Property Number: 21199620638  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 09451  
9455 Rifle Range Road  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120068  
Status: Unutilized  
Reasons: Other—Temporary bldg., gas chamber  
Bldg. 00745  
745 Ray Rd.  
Fort Riley USAR  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120069  
Status: Unutilized  
Reasons: Other—aviation storage shed; off site removal  
Bldg. 08322  
Ft. Riley USAR  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120071  
Status: Unutilized  
Reasons: Other—to be demolished; off site removal  
Bldg. 8329  
8329 Wells St.  
Ft. Riley  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120072  
Status: Unutilized  
Reasons: Other—vehicle maint.; oil storage  
Bldg. 08324  
8324 Wells St.  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120073  
Status: Unutilized  
Reasons: Other—to be demolished  
Bldg. 07634  
7634 McGlachlin  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120074  
Status: Unutilized  
Reasons: Other—Power Plant  
Bldg. 00747

747 Ray Rd.  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120078  
Status: Unutilized  
Reasons: Other—Power plant; off site removal  
Bldg. 00613  
null  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120079  
Status: Unutilized  
Reasons: Other—off site removal only  
Bldg. 01781  
1781 “K” Street  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120082  
Status: Unutilized  
Reasons: Other—work animal storage (DNE), Other environmental  
Bldg. 09098  
09098 Vinton School Road  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120083  
Status: Unutilized  
Reasons: Other—guard shack; off site removal  
Bldg. 09455  
9455 Rifle Range Road  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120085  
Status: Unutilized  
Reasons: Other—Gas Chamber; off site removal only  
Bldg. 00615  
615 Huebner Rd.  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120087  
Status: Unutilized  
Reasons: Other—off site removal only  
Bldg. 08323  
8323 Wells St.  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120088  
Status: Unutilized  
Reasons: Other—vehicle maint. shop; off site removal  
Bldg. 08328  
8328 Wells St.  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120089  
Status: Unutilized  
Reasons: Other environmental  
Bldg. 07739  
7739 Apennines Drive  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120090  
Status: Unutilized  
Reasons: Other environmental Other—oil storage bldg.; off site removal  
Bldg. 01780  
1780 “K” Street  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201120091  
Status: Unutilized

Reasons: Other environmental  
Bldg. 00495  
McPherson  
Fort Leavenworth KS  
Landholding Agency: Army  
Property Number: 21201130029  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 09382  
Fort Riley  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201130035  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
null  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201130037  
Status: Unutilized  
Directions: 09081, 07123, 1865, 00747  
Reasons: Extensive deterioration  
6 Bldgs.  
null  
Fort Riley KS  
Landholding Agency: Army  
Property Number: 21201130038  
Status: Unutilized  
Directions: 09079, 09078, 09455, 09382, 09087, 09381  
Reasons: Extensive deterioration  
Bldgs. 09133 and 1865  
null  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201130043  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 612  
null  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201130045  
Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
null  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201130060  
Status: Unutilized  
Directions: 09455, 07634, 00852, 00853  
Reasons: Extensive deterioration  
2 Bldgs.  
null  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201130064  
Status: Unutilized  
Directions: 09098, 00613  
Reasons: Extensive deterioration  
Bldgs. 00512 & 00617  
Fort Riley  
Fort Riley KS 66442  
Landholding Agency: Army  
Property Number: 21201140064  
Status: Unutilized  
Reasons: Secured Area  
Kentucky  
Bldg. 126  
Lexington—Blue Grass Army Depot  
Lexington KY 40511



Landholding Agency: Army  
 Property Number: 21199011661  
 Status: Unutilized  
 Directions: 12 miles northeast of Lexington, Kentucky  
 Comments:  
 Reasons: Other—Sewage treatment facility, Secured Area  
 Bldg. 12  
 Lexington—Blue Grass Army Depot  
 Lexington KY 40511  
 Landholding Agency: Army  
 Property Number: 21199011663  
 Status: Unutilized  
 Directions: 12 miles northeast of Lexington, Kentucky  
 Comments:  
 Reasons: Other—Industrial waste treatment plant  
 Bldg. 07178  
 Fort Campbell  
 Ft. Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21200220029  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 00023  
 Blue Grass Army Depot  
 Richmond KY 40475  
 Landholding Agency: Army  
 Property Number: 21200520011  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldg. 07230  
 Fort Campbell  
 Christian KY 42223  
 Landholding Agency: Army  
 Property Number: 21200520015  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 06612  
 Fort Campbell  
 Christian KY 42223  
 Landholding Agency: Army  
 Property Number: 21200720024  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 3216  
 Fort Campbell  
 Christian KY 42223  
 Landholding Agency: Army  
 Property Number: 21201030013  
 Status: Underutilized  
 Reasons: Secured Area  
 Bldgs. 01568 and 01572  
 Spillway Court  
 Fort Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21201210072  
 Status: Underutilized  
 Comments: Nat'l security concerns; restricted access and no alternative method of access  
 Reasons: Secured Area  
 5 Bldgs.  
 Fort Campbell Military Installation  
 Fort Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21201210073  
 Status: Unutilized  
 Directions: 6536, 7256, 7293, A3902, A6942  
 Comments: Nat'l security concerns; restricted access and no alternative method of access  
 Reasons: Secured Area

4 Bldgs.  
 Indiana Ave.  
 Fort Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21201210074  
 Status: Unutilized  
 Directions: 2401, 2402, 2404, 2506  
 Comments: Nat'l security concerns; restricted access and no alternative method of access  
 Reasons: Secured Area  
 Bldg. 2435A  
 Ft. Campbell  
 Ft. Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21201220005  
 Status: Underutilized  
 Comments: Nat'l security concerns; public access is denied; only authorized military personal; no alternative method for public to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 8 Buildings  
 Ft. Knox  
 Ft. Knox KY 40121  
 Landholding Agency: Army  
 Property Number: 21201240043  
 Status: Unutilized  
 Directions:  
 5260, 5261, 6589, 7718, 7726, 7727, 7728, 9247  
 Comments: Located on secured military installation, where public access is denied & no alternative method to gain access without compromising national security  
 Reasons: Secured Area  
 8 Buildings  
 Ft. Knox  
 Ft. Knox KY 40121  
 Landholding Agency: Army  
 Property Number: 21201240047  
 Status: Unutilized  
 Directions: 93,430,445,1414,2768,2798,4016, 5250  
 Comments: Located in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security  
 Reasons: Secured Area  
 14 Buildings  
 Ft. Campbell  
 Ft. Campbell KY 42223  
 Landholding Agency: Army  
 Property Number: 21201310034  
 Status: Unutilized  
 Directions: 7167, 7169, A7167, A7169, B7167, B7169, C7167, C7169, D7167, D7169, E7167, E169, F7167, F7169  
 Comments: Located w/in the boundaries of an active military installation; public access denied & no alternative method to gain access w/out compromising nat'l security  
 Reasons: Secured Area  
 11 Buildings  
 Ft. Knox  
 Ft. Knox KY 40121  
 Landholding Agency: Army  
 Property Number: 21201310042  
 Status: Unutilized  
 Directions: 00112, 00577, 01068, 01489, 06529, 06555, 06596, 06598, 07359, 09281, 09285  
 Comments: Located w/in military containment area; public access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area  
 Louisiana  
 Bldg. 108  
 Louisiana Army Ammunition Plant  
 Area A  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011714  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 110  
 Louisiana Army Ammunition Plant  
 Area A  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011715  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 111  
 Louisiana Army Ammunition Plant  
 Area A  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011716  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A133  
 Louisiana Army Ammunition Plant  
 Doylin LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011735  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A132  
 Louisiana Army Ammunition Plant  
 Area K  
 Doylin LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011736  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A131  
 Louisiana Army Ammunition Plant  
 Doylin LA 71023  
 Landholding Agency: Army  
 Property Number: 21199011737  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A130  
 Louisiana Army Ammunition Plant  
 Area A  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199012112  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. X5093

Louisiana Army Ammunition Plant  
 Doyline LA  
 Landholding Agency: Army  
 Property Number: 21199013863  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. X5094  
 Louisiana Army Ammunition Plant  
 Doyline LA  
 Landholding Agency: Army  
 Property Number: 21199013865  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. S1627  
 Louisiana Army Ammunition Plant  
 Doyline LA  
 Landholding Agency: Army  
 Property Number: 21199013868  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. X5032  
 Louisiana Army Ammunition Plant  
 Doyline LA  
 Landholding Agency: Army  
 Property Number: 21199013869  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. J1015m  
 Louisiana Army Ammunition Plant  
 Doylin LA  
 Landholding Agency: Army  
 Property Number: 21199110131  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. B-1442  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199240138  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. B-1453  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199240139  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. D1249  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199240140  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. D1250  
 Louisiana Army Ammunition Plant

Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199240141  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. K1104  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199240147  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. X-5033  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199420332  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area  
 Bldg. D1247  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610049  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldg. D1253  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610050  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldg. E1727  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610051  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. C1300, C1346, D1200  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610054  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. S1600, S1606  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610055  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. M2700  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610056  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1636  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610060  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. S-1635  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610061  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. D-1237  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610063  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-1344  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610064  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. C-1309  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610065  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B-1461  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610066  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1604  
 Louisiana Army Ammunition Plant

Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610067  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-117  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610068  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. S-1620, S-1621  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610069  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-120  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610070  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. S-1602  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610072  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. M-2701  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610073  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-1310  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610074  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1605  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610075  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-118  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610076  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-129  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610078  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A-116  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610079  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. C-1301, C-1303  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610083  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1601  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610086  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. K-1101, K-1103  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610087  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. J-1002  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610088  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. D-1201, D-1203  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610091  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. S-1612, S-1618, S-1615  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610092  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-1360  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610093  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. K-1120  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610094  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1603  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610096  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. O-1503  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610097  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. K-1100  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610098  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-1001  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610099  
 Status: Unutilized

Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. D-1202  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610101  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-1302  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610102  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. S-1613  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610104  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. K-1105, K-1111, K-1110  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610105  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-149  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610107  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. J-1006, J-1008  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610111  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. D-1221, D-1224  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610112  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-1011

Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610115  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs.  
 Louisiana Army Ammunition Plant  
 X-5013, X-5043, X-5083, X-5091  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610116  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. D-1262, D-1263, D-1264  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610118  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. C-1370  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610119  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 5 Bldgs.  
 Louisiana Army Ammunition Plant  
 X-5069, X-5071, X-5077, X-5078, X-5084  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610121  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A-134  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610122  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1637  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610126  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs.  
 Louisiana Army Ammunition Plant  
 C-1351, C-1352, C-1355, C-1353  
 Doyline LA 71023

Landholding Agency: Army  
 Property Number: 21199610128  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. E-1736, E-1734, E-1733  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610129  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. Y-2621  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610130  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. D-1256  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610131  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. X-5016  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610132  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. X-5026, X-5106  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610133  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. D-1248, D-1251  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610134  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. E-1715  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610135  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. S-1629  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610137  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. D-1239  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610139  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. E-1732  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610140  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-1014  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610141  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. C-1347, C-1349  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610142  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. C-1362  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610143  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. D-1259  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610144  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. M-2702, M-2706  
 Louisiana Army Ammunition Plant

Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610145  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. X-6112  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610147  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. C-1361  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610148  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. D-1257, D-1267  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610149  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. A-154, A-155  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610151  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. Y-2626, Y-2627  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610152  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. S-1652, S-1653  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610153  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. Y-2613, Y-2614  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610154  
 Status: Unutilized  
 Directions:

Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. A-115, A-153  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610155  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. M-2708, M-2709  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610157  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material,  
 Bldgs. S-1639, S-1646  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610158  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. D-1254, D-1255  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610162  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. C-1356, C-1366, C-1367  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610164  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A-157  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610165  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. M-2703  
 Louisiana Army Ammunition Plant  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199610167  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. S-1624



























Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820047  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area

Bldg. M4-2704  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820049  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area

Bldg. B-1412  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820051  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area

Bldg. B-1427  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820052  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. B-1433  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820053  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway

Bldg. B-1434  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820054  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area

Bldg. B-1472  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820058  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area

Bldg. C-1322  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820059  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area

Bldg. C-1323  
Louisiana AAP  
Doyline LA 71023

Landholding Agency: Army  
Property Number: 21199820060  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway  
Bldg. C-1348  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820061  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. D-1215  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820062  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. D-1232  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820063  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. STP-2000, 2001, 2002  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820065  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway

Bldg. STP-2004  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820066  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway

Bldg. W-2900  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820067  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway

4 Bldgs.  
Louisiana AAP  
W-2901, 2902, 2903, 2904  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820068  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area  
Bldgs. W-2905, 2906

Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820069  
Status: Excess  
Directions:  
Comments:  
Reasons: Floodway, Secured Area  
Bldg. W-2907  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820070  
Status: Excess  
Directions:  
Comments:

Reasons: Secured Area, Floodway  
Bldgs. X-5080, 5101, 5102  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820071  
Status: Excess  
Directions:  
Comments:

Reasons: Floodway, Secured Area  
Bldg. X-5104  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820072  
Status: Excess  
Directions:  
Comments:

Reasons: Floodway, Secured Area  
Bldg. X-5105  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820073  
Status: Excess  
Directions:  
Comments:

Reasons: Secured Area, Floodway  
Bldgs. X-5107, X-5115  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820074  
Status: Excess  
Directions:  
Comments:

Reasons: Secured Area, Floodway  
Bldg. X-5114  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820075  
Status: Excess  
Directions:  
Comments:

Reasons: Secured Area, Floodway  
Bldg. X-5116  
Louisiana AAP  
Doyline LA 71023  
Landholding Agency: Army  
Property Number: 21199820076  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Floodway  
Bldg. X-5117  
Louisiana AAP  
Doyline LA 71023

Landholding Agency: Army  
 Property Number: 21199820077  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Secured Area, Floodway  
 Bldg. Y-2604  
 Louisiana AAP  
 Doyline LA 71023  
 Landholding Agency: Army  
 Property Number: 21199820078  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Secured Area, Floodway  
 Bldg. 7002  
 Fort Polk  
 Ft. Polk LA 71459  
 Landholding Agency: Army  
 Property Number: 21200130030  
 Status: Underutilized  
 Comments: 7001 is still in use  
 Reasons: Floodway  
 2 Bldgs.  
 Fort Polk  
 00414, 00418  
 Vernon LA 71459  
 Landholding Agency: Army  
 Property Number: 21200530008  
 Status: Unutilized  
 Comments: 00417 is demolished  
 Reasons: Floodway, Secured Area

Maryland  
 Bldg. E5760  
 Aberdeen Proving Ground  
 Edgewood Area  
 Aberdeen City MD 21010-5425  
 Landholding Agency: Army  
 Property Number: 21199012610  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. E5375  
 Aberdeen Proving Ground  
 Edgewood Area  
 Aberdeen City MD 21010-5425  
 Landholding Agency: Army  
 Property Number: 21199012638  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material  
 Bldg. E5441  
 Aberdeen Proving Ground  
 Edgewood Area  
 Aberdeen City MD 21010-5425  
 Landholding Agency: Army  
 Property Number: 21199012640  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material  
 Bldg. E5190  
 Aberdeen Proving Ground  
 Edgewood Area  
 Aberdeen City MD 21010-5425  
 Landholding Agency: Army  
 Property Number: 21199012658  
 Status: Unutilized  
 Directions:

Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5010  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199610489  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 5011  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199610490  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 0909A  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199730077  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 1977  
 Fort Meade  
 Ft. Meade MD 20755-5115  
 Landholding Agency: Army  
 Property Number: 21199810065  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. E3466  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199810076  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. E3544  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199810078  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. E3646  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199810085  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Other—contamination  
 Bldg. 03320  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199810112  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Extensive deterioration  
 Bldg. E3236  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199820090  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. E5695  
 Aberdeen Proving Ground  
 MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21199820096  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 00310 (portion)  
 Aberdeen Proving Ground  
 Aberdeen MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21200120059  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. E3871  
 Aberdeen Proving Ground  
 Aberdeen MD 21005-5001  
 Landholding Agency: Army  
 Property Number: 21200120060  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 951  
 Ft. George G. Meade  
 Ft. Meade MD 20755  
 Landholding Agency: Army  
 Property Number: 21200140059  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 968, 978, 988, 998  
 Ft. George G. Meade  
 Ft. Meade MD 20755  
 Landholding Agency: Army  
 Property Number: 21200140060  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 00211  
 Curtis Bay Ordnance Depot  
 Baltimore MD 21226-1790  
 Landholding Agency: Army  
 Property Number: 21200320024  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 6613  
 Fort George G. Meade  
 Ft. Meade MD 20755-5115  
 Landholding Agency: Army  
 Property Number: 21200410014  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00454  
 Aberdeen Proving Grounds  
 Aberdeen MD 21005  
 Landholding Agency: Army  
 Property Number: 21200410017  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldg. E1414

Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410024  
Status: Unutilized  
Reasons: Secured Area  
Bldg. E1890  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410026  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 02427  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410029  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
Bldgs. E3220, E5136  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410030  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 05259  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410031  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. E5330  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200410032  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
20 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200420098  
Status: Unutilized  
Directions: E3030, E3032, E3034, E3036, E3038, E3040, E3042, E3044, E3046, E3061 thru E3070, E3072  
Reasons: Extensive deterioration  
5 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200420099  
Status: Unutilized  
Directions: E3035, E3041, E3076, E3078, E3080  
Reasons: Extensive deterioration  
Bldgs. E3039, E3060, E3073  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200420100  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00664  
Aberdeen Proving Grounds

Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200440027  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 3185  
Fort George G. Meade  
Ft. Meade MD 20755-5115  
Landholding Agency: Army  
Property Number: 21200510018  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 8610  
Fort George G. Meade  
Anne Arundel MD 20755-5115  
Landholding Agency: Army  
Property Number: 21200520020  
Status: Unutilized  
Reasons: Extensive deterioration  
38 Bldgs.  
Aberdeen Proving Grounds  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21200520021  
Status: Underutilized  
Directions: Chemical Warfare Neutralization Site  
Reasons: Secured Area  
Bldg. 0001B  
Federal Support Center  
Olney MD 20882  
Landholding Agency: Army  
Property Number: 21200530018  
Status: Underutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 00279  
Fort Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21200540041  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 2204, 02271  
Fort Meade  
Anne Arundel MD 20755  
Landholding Agency: Army  
Property Number: 21200620015  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 2205  
Fort Meade  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200640049  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 4201, 4203  
Fort Meade  
Ft. Meade MD 20755  
Landholding Agency: Army  
Property Number: 21200640050  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 04272, 04554  
Ft. George G. Meade  
Anne Arundel MD 20755  
Landholding Agency: Army  
Property Number: 21200710031  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. E3850, E5699, E6882  
Aberdeen Proving Ground  
Harford MD 21005

Landholding Agency: Army  
Property Number: 21200740015  
Status: Unutilized  
Reasons: Secured Area  
4 Bldgs.  
Fort Meade  
2630, 4717, 4720, 4721  
Anne Arundel MD 20755  
Landholding Agency: Army  
Property Number: 21200740016  
Status: Unutilized  
Reasons: Secured Area  
5 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200740141  
Status: Unutilized  
Directions: 00505, 01047, E1407, E1417, E1452  
Reasons: Secured Area  
7 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200740142  
Status: Unutilized  
Directions: E3007, E3221, E3222, E3223, E3224, E3226, E3228  
Reasons: Secured Area  
Bldgs. E3236, E3268, E3850  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200740143  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. E7012, E7822  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200740144  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 00505, 01047  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810011  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. E1407, E1417, E1452  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810012  
Status: Unutilized  
Reasons: Secured Area  
7 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810013  
Status: Unutilized  
Directions: E3007, E3221, E3222, E3223, E3224, E3226, E3228  
Reasons: Secured Area  
Bldgs. E3236, E3268, E3850  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810014  
Status: Unutilized  
Reasons: Secured Area

Bldgs. E4060, E4440  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810015  
Status: Unutilized  
Reasons: Secured Area  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810016  
Status: Unutilized  
Directions: E5695, E5770, E5771, E5772, E5774, E5778  
Reasons: Secured Area  
Bldgs. E5897, E5913, E5914  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810017  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. E6892, E7012, E7822  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200810018  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 00940  
Fort Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21200810019  
Status: Unutilized  
Reasons: Secured Area  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200820134  
Status: Unutilized  
Directions: 03070, 3070A E3163, E3642, E3646, E3871  
Reasons: Contamination  
Bldgs. E3641, E3728  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200820135  
Status: Unutilized  
Reasons: Contamination  
9 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820136  
Status: Unutilized  
Directions: 04019, 04020, 04021, 04022, 04023, 04031, 04035, 04036, 04038  
Reasons: Contamination  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820137  
Status: Unutilized  
Directions: 05005, 05010, 05011, 05031, 05032, 05033, 05035, 05037, 05038, 05039  
Reasons: Contamination  
4 Bldgs.  
Aberdeen Proving Ground  
Harford MD

Landholding Agency: Army  
Property Number: 21200820138  
Status: Unutilized  
Directions: 05042, 05045, 05047, 05048  
Reasons: Contamination  
11 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820139  
Status: Unutilized  
Directions: 05200, 05202, 05204, 05206, 05207, 05212, 05214, 05215, 05216, 05217, 05218  
Reasons: Contamination  
Bldgs. E5325, E5375  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820140  
Status: Unutilized  
Reasons: Contamination  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820141  
Status: Unutilized  
Directions: E5440 E5476, E5481, E5487, E5489, E5760  
Reasons: Contamination  
Bldg. 0909A  
Aberdeen Proving Ground  
Harford MD  
Landholding Agency: Army  
Property Number: 21200820142  
Status: Unutilized  
Reasons: Contamination  
Bldgs. P338, P436, P566  
Fort Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21200840023  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 01423, 01432  
Fort Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21200840024  
Status: Unutilized  
Reasons: Secured Area  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840025  
Status: Unutilized  
Directions: E1100, R1101, E1102, E1103, E1104, E1105, E1106, E1107, E1108, E1109  
Reasons: Secured Area  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840026  
Status: Unutilized  
Directions: E1110, E1111, E1112, E1113, E1114, E1115, E1116, E1117, E1118, E1119  
Reasons: Secured Area  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army

Property Number: 21200840027  
Status: Unutilized  
Directions: E1120, E1121, E1122, E1123, E1124, E1125, E1126, E1127, E1128, E1129  
Reasons: Secured Area  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840028  
Status: Unutilized  
Directions: E1130, E1131, E1132, E1133, E1134, E1135, E1136, E1137, E1138, E1139  
Reasons: Secured Area  
10 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840029  
Status: Unutilized  
Directions: E1140, E1141, E1142, E1143, E1144, E1145, E1146, E1147, E1148, E1149  
Reasons: Secured Area  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840030  
Status: Unutilized  
Directions: E1150, E1151, E1152, E1153, E1154, E1155  
Reasons: Secured Area  
Bldgs. 03062, 3070B  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840031  
Status: Unutilized  
Reasons: Secured Area  
7 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840032  
Status: Unutilized  
Directions: 05015, 5015A, 05040, 05041, 05049, 05050, 05051  
Reasons: Secured Area  
5 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200840033  
Status: Unutilized  
Directions: 05220, 05221, 05222, 05224, 05613  
Reasons: Secured Area  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200920016  
Status: Unutilized  
Directions: 00099, 00664, E2338, E2340, E5441, 05650  
Reasons: Secured Area  
6 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200920044  
Status: Unutilized  
Directions: 00086, 0400C, 01050, 01087, 01088, 01199

Reasons: Extensive deterioration  
8 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200920045  
Status: Unutilized  
Directions: 02201, E3315, 04306, 04307,  
04308, 04309, E5117, E5865  
Reasons: Extensive deterioration  
7 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200940028  
Status: Unutilized  
Directions: 4210, 4211, 4212, 4213, 4302,  
4303, 5650  
Reasons: Secured Area  
9 Bldgs.  
Aberdeen Proving Grounds  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200940029  
Status: Unutilized  
Directions: E3220, E4405, E4410, E4430,  
E4435, E4445, E4455, E4460, E4475  
Reasons: Secured Area  
9 Bldgs.  
Aberdeen Proving Ground  
Harford MD 21005  
Landholding Agency: Army  
Property Number: 21200940030  
Status: Unutilized  
Directions: E5641, E5642, E5684, E5685,  
E5686, E5687, E5910, E5911, E5912  
Reasons: Secured Area  
Bldgs. 718, 917  
Fort Detrick  
Frederick MD 21702  
Landholding Agency: Army  
Property Number: 21200940043  
Status: Unutilized  
Reasons: Secured Area  
Bldg. SPITO  
Adelphi Lab Center  
Prince George MD 20783  
Landholding Agency: Army  
Property Number: 21201010008  
Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201020012  
Status: Unutilized  
Directions: E4082, E4083, E4084, E4085,  
E6834  
Reasons: Secured Area  
Bldgs. 155, 506, 508A, 611  
Fort Detrick  
Montgomery MD 20901  
Landholding Agency: Army  
Property Number: 21201030014  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 136, 607  
Fort Detrick  
Forrest Glen Annex  
Silver Spring MD 20901  
Landholding Agency: Army  
Property Number: 21201040008  
Status: Unutilized

Reasons: Secured Area  
Bldg. 00517  
517 Blossom Point Road  
Blossom Point Research Facility  
Welcome MD 20693  
Landholding Agency: Army  
Property Number: 21201140040  
Status: Unutilized  
Reasons: Secured Area, Extensive  
deterioration  
Bldg. 00402  
402 Blossom Point Road  
Blossom Point Research Facility  
Welcome MD 20693  
Landholding Agency: Army  
Property Number: 21201140041  
Status: Unutilized  
Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material  
2 Buildings  
Aberdeen Proving Ground  
Aberdeen MD 21005  
Landholding Agency: Army  
Property Number: 21201240048  
Status: Unutilized  
Directions: 306 and 5043  
Comments: located in secured area; public  
access denied and no alternative method to  
gain access w/out compromising nat'l  
security  
Reasons: Secured Area  
Massachusetts  
Bldg. 3713  
USAG Devens  
Devens MA 01434  
Landholding Agency: Army  
Property Number: 21200840022  
Status: Excess  
Reasons: Secured Area  
Michigan  
Bldg. 5756  
Newport Weekend Training Site  
Carleton MI 48166  
Landholding Agency: Army  
Property Number: 21199310061  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration, Secured  
Area  
Bldg. 08625  
Poxin USAR Center  
Southfield MI 48034-2295  
Landholding Agency: Army  
Property Number: 21200330026  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 8639  
Poxin USAR Center  
Southfield MI 48034-2295  
Landholding Agency: Army  
Property Number: 21200330027  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 930  
U.S. Army Garrison-Selfridge  
Selfridge MI 48045  
Landholding Agency: Army  
Property Number: 21200420093  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 001

Crabble USARC  
Saginaw MI 48601-4099  
Landholding Agency: Army  
Property Number: 21200420094  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 8673, 8675  
Poxin USARC  
Saginaw MI 48034-2295  
Landholding Agency: Army  
Property Number: 21200420095  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00714  
Selfridge Air Natl Guard Base  
Macomb MI 48045  
Landholding Agency: Army  
Property Number: 21200440032  
Status: Unutilized  
Reasons: Extensive deterioration  
20 Bldgs.  
US Army Garrison-Selfridge  
Macomb MI 48045  
Landholding Agency: Army  
Property Number: 21200510020  
Status: Unutilized  
Directions: 227, 229, 231, 233, 235, 256 thru  
270  
Reasons: Secured Area  
4 Bldgs.  
US Army Garrison-Selfridge  
Macomb MI 48045  
Landholding Agency: Army  
Property Number: 21200510021  
Status: Unutilized  
Directions: 769, 770, 774, 775  
Reasons: Secured Area  
9 Bldgs.  
US Army Garrison-Selfridge  
Macomb MI 48045  
Landholding Agency: Army  
Property Number: 21200510022  
Status: Unutilized  
Directions: 905, 907-909, 929-931, 935-936  
Reasons: Secured Area  
5 Bldgs.  
US Army Garrison-Selfridge  
Macomb MI 48045  
Landholding Agency: Army  
Property Number: 21200510023  
Status: Unutilized  
Directions: 50905, 50907-50909, 50911  
Reasons: Secured Area  
4 Buildings  
Detroit Arsenal  
T0209, T0216, T0246, T0247  
Warren MI 48397-5000  
Landholding Agency: Army  
Property Number: 21200520022  
Status: Unutilized  
Reasons: Secured Area  
6 Bldgs.  
Detroit Arsenal  
Warren MI 48397  
Landholding Agency: Army  
Property Number: 21201010009  
Status: Unutilized  
Directions: 521, 213, 214, 237, 00007, 00008  
Reasons: Secured Area  
Minnesota  
Bldg. 575  
Twin Cities Army Ammunition Plant  
New Brighton MN 55112  
Landholding Agency: Army

Property Number: 21199120166  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 573  
 Twin Cities Army Ammunition Plant  
 Old Highway 8  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199210014  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 596  
 Twin Cities Army Ammunition Plant  
 Old Highway 8  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199210015  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 187  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220227  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 188  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220228  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 189  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220229  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 507  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220231  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 972  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220233  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 973  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220234  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 975  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199220235  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 595  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199240328  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 586  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199310056  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 598  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199320152  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 901  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199320153  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 902  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199320154  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5530  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199320155  
 Status: Unutilized

Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5554  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199320156  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 174  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330096  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 176  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330097  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 517A  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330100  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 517B  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330101  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 517C  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330102  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 576  
 null  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199330106  
 Status: Unutilized  
 Directions:











Property Number: 21199420267  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 327  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420268  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 328  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420269  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 329  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420270  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 330  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420271  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 338B  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420272  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 338C  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420273  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 338D  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420274  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 372  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420275  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 519B  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420276  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldg. 908  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420279  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 917C  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420280  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 Bldg. 1190  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420281  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 Bldg. 1490  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420282  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5154  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199420283  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 158  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199430060  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 567A  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199430062  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 567B  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199430063  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 709  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199430064  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 570, 571  
 Twin Cities AAP  
 Arden Hills MN 55112–3928  
 Landholding Agency: Army  
 Property Number: 21200130053  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 917A, 917B  
 Twin Cities AAP  
 Arden Hills MN 55112–3928  
 Landholding Agency: Army  
 Property Number: 21200130054  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Missouri  
 Lake City Army Ammo. Plant  
 59  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199013666  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Lake City Army Ammo. Plant  
 59A  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199013667  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Secured Area  
 Lake City Army Ammo. Plant  
 59C  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199013668  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Lake City Army Ammo. Plant  
 59B  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199013669  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. #1  
 St. Louis Army Ammunition Plant  
 4800 Goodfellow Blvd.  
 St. Louis MO 63120-1798  
 Landholding Agency: Army  
 Property Number: 21199120067  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. #2  
 St. Louis Army Ammunition Plant  
 4800 Goodfellow Blvd.  
 St. Louis MO 63120-1798  
 Landholding Agency: Army  
 Property Number: 21199120068  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. T-2350  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21199430075  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material  
 Bldg. 18  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199530134  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material  
 Bldg. 149  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199530136  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldg. 4  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610469

Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive  
 deterioration  
 Bldg. 7  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610470  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldg. 11  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610471  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 13  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610472  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 14  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610473  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured  
 Area  
 Bldg. 15  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610474  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured  
 Area  
 Bldg. 16  
 St. Louis Army Ammunition Plant  
 St. Louis MO 63120-1584  
 Landholding Agency: Army  
 Property Number: 21199610475  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive  
 deterioration  
 Bldg. 5396  
 Fort Leonard Wood  
 Pulaski MO 65473-8994  
 Landholding Agency: Army  
 Property Number: 21199910020  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 5539  
 Fort Leonard Wood  
 Pulaski MO 65473-8994

Landholding Agency: Army  
 Property Number: 21199910021  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 6 Bldgs.  
 Lake City Army Ammunition Plant  
 40A, B, C, 41A, 41B, 41C  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910023  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 3 Bldgs.  
 Lake City Army Ammunition Plant  
 52B, 52C, 71A  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910025  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material  
 Bldg. 83  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910027  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material  
 Bldgs. 131A, 132A  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910028  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldgs. 133A-133E  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910029  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material  
 10 Bldgs.  
 Lake City Army Ammunition Plant  
 134A-134E, 135A-135E  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910030  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldgs. 141A-141B  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199910033  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldgs. 144A, 144B  
 Lake City Army Ammunition Plant  
 Independence MO 64050

Landholding Agency: Army  
 Property Number: 21199910034  
 Status: Excess  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 3 Bldgs.  
 Lake City Army Ammunition Plant  
 145A, 145B, 145C  
 Independence MO 65050  
 Landholding Agency: Army  
 Property Number: 21199910035  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3A  
 Lake City Army Ammunition Plant  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21199920082  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 58A  
 Lake City AAP  
 Independence MO 64050  
 Landholding Agency: Army  
 Property Number: 21200030049  
 Status: Underutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. P4122  
 U.S. Army Reserve Center  
 St. Louis MO 63120-1794  
 Landholding Agency: Army  
 Property Number: 21200240055  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. P4074, P4072, P4073  
 St. Louis Ordnance Plant  
 St. Louis MO 63120-1794  
 Landholding Agency: Army  
 Property Number: 21200310019  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 02200, 02205, 02223  
 Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200320025  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 01355  
 Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200330028  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 01356  
 Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200330029  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 01360

Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200330030  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 01361  
 Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200330031  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 5402, 5742  
 Fort Leonard Wood  
 Ft. Leonard Wood MO 65743-8944  
 Landholding Agency: Army  
 Property Number: 21200430029  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00645  
 Fort Leonard Wood  
 Pulaski MO 65743  
 Landholding Agency: Army  
 Property Number: 21200640051  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 02553  
 Fort Leonard Wood  
 Pulaski MO 65743  
 Landholding Agency: Army  
 Property Number: 21200640052  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 1448, 1449  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200740145  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 2841, 2842  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200740146  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Leonard Wood  
 5234, 5339, 5345, 5351  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200740147  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 5535, 5742  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200740148  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 0071B, 0072  
 Lake City Army Ammo Plant  
 Independence MO 64056  
 Landholding Agency: Army  
 Property Number: 21200820001  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration

Bldgs. 2282, 2841, 2842  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200830017  
 Status: Underutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 528  
 Weldon Springs LTA  
 Saint Charles MO 63304  
 Landholding Agency: Army  
 Property Number: 21200840034  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 5 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200840035  
 Status: Unutilized  
 Directions: 05360, 05361, 05367, 05368, 05369  
 Reasons: Secured Area  
 6 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200840036  
 Status: Unutilized  
 Directions: 05370, 05371, 05372, 05373, 05374, 05376  
 Reasons: Secured Area  
 9 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200840037  
 Status: Unutilized  
 Directions: 06120, 06124, 06125, 06128, 06129, 06130, 06131, 06133, 06135  
 Reasons: Secured Area  
 14 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200920048  
 Status: Unutilized  
 Directions: 2831, 2832, 2833, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2843, 2844, 2845, 4970  
 Reasons: Secured Area  
 Bldgs. 204, 802, 2563  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200930012  
 Status: Unutilized  
 Reasons: Secured Area  
 13 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200940044  
 Status: Unutilized  
 Directions: 401, 761, 762, 766, 790, 791, 792, 793, 794, 795, 796, 797, 798  
 Reasons: Secured Area  
 7 Bldgs.  
 Fort Leonard Wood  
 Pulaski MO 65473  
 Landholding Agency: Army  
 Property Number: 21200940045  
 Status: Unutilized

Directions: 851, 852, 853, 854, 857, 859, 2305  
Reasons: Secured Area  
9 Bldgs.  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21200940046  
Status: Unutilized  
Directions: 9004, 9005, 9007, 9009, 9011, 9013, 9015, 9017, 9029  
Reasons: Secured Area  
9 Bldgs.  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21200940047  
Status: Unutilized  
Directions: 9031, 9033, 9035, 9037, 9039, 9041, 9043, 9045, 9047  
Reasons: Secured Area  
6 Bldgs.  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21200940048  
Status: Unutilized  
Directions: 9057, 9059, 9061, 9063, 9071, 12315  
Reasons: Secured Area  
Bldg. 06020  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21201010010  
Status: Unutilized  
Reasons: Floodway, Secured Area  
15 Bldgs.  
Lake City Army Ammo Plant  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201010011  
Status: Unutilized  
Directions: 11A, 20B, 22A, 22B, 22C, 23A, 23B, 23C, 24A, 24B, 24C, 24D, 24E, 25A, 29A  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
9 Bldgs.  
Lake City Army Ammo Plant  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201010012  
Status: Unutilized  
Directions: 31, 32A, 33A, 33B, 34A, 34B, 38F, 38G, 38H  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
9 Bldgs.  
Lake City Army Ammo Plant  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201010013  
Status: Unutilized  
Directions: 52A, 53, 55, 59, 60, 73W, 79, 79A, 79B  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
7 Bldgs.  
Lake City Army Ammo Plant  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201010014  
Status: Unutilized  
Directions: 80F, 91D, 91F, 94D, 120A, 120D, 120G

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
6 Bldgs.  
Lake City Army Ammo Plant  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201010015  
Status: Unutilized  
Directions: T056R, T94B, T94C, T239, T247, T260  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
13 Bldgs.  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21201020013  
Status: Unutilized  
Directions: 182, 701, 702, 703, 704, 705, 705A, 706, 707, 708, 709, 710, 2101  
Reasons: Secured Area  
14 Bldgs.  
Lake City AAP  
Independence MO 64051  
Landholding Agency: Army  
Property Number: 21201040010  
Status: Unutilized  
Directions: 59, 59A, 59B, 59C, 60, 66A, 66B, 66C, 66D, 66E, 67, 70A, 70B, 80D  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
10 Bldgs.  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21201040011  
Status: Unutilized  
Directions: 1228, 1255, 1269, 2101, 2112, 2551, 2552, 5280, 5506, 6824  
Reasons: Secured Area  
Facility 29995  
Fort Leonard Wood  
Pulaski MO 65473  
Landholding Agency: Army  
Property Number: 21201040012  
Status: Unutilized  
Reasons: Secured Area  
Harry S. Truman Reservoir  
15968 Truman Rd.  
Warsaw MO 65355  
Landholding Agency: Army  
Property Number: 21201110001  
Status: Underutilized  
Directions: 07015 and L43002  
Reasons: Extensive deterioration  
12 Bldgs.  
Ft. Leonard Woods  
Ft. Leonard Woods MO 65473  
Landholding Agency: Army  
Property Number: 21201110043  
Status: Excess  
Directions: 00642, 00650, 00651, 00652, 00653, 00654, 00655, 00656, 00657, 00658, 00659, 00660  
Reasons: Secured Area  
Bldgs. 01604 and 05130  
Ft. Leonard Woods  
Ft. Leonard Woods MO 65473  
Landholding Agency: Army  
Property Number: 21201110044  
Status: Excess  
Reasons: Secured Area, Extensive deterioration  
TA002

Ft. Leonard Woods  
Ft. Leonard Woods MO 65473  
Landholding Agency: Army  
Property Number: 21201110061  
Status: Excess  
Reasons: Extensive deterioration, Secured Area  
8 Bldgs.  
Ft. Leonard Woods  
Ft. Leonard Woods MO 65473  
Landholding Agency: Army  
Property Number: 21201110062  
Status: Excess  
Directions: 00618, 0618A, 00618B, 00619, 0619A, 0619B, 00906, 00907  
Reasons: Secured Area  
Bldgs. 5130 and 5136  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120011  
Status: Excess  
Reasons: Secured Area, Extensive deterioration  
Bldg. 1604  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120012  
Status: Excess  
Reasons: Extensive deterioration, Secured Area  
Bldg. 1269  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120013  
Status: Excess  
Reasons: Secured Area  
Bldg. 1255  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120014  
Status: Excess  
Reasons: Secured Area  
Bldg. 1228  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120015  
Status: Excess  
Reasons: Secured Area  
Bldgs. 906 and 907  
Ft. Leonard Woods  
FLW MO  
Landholding Agency: Army  
Property Number: 21201120016  
Status: Excess  
Reasons: Secured Area  
14 Bldgs.  
Camp Clark  
Nevada MO 64772  
Landholding Agency: Army  
Property Number: 21201130046  
Status: Unutilized  
Directions: K0001, K0002, K0003, K0004, K0005, K0006, K0007, K0008, K0010, K0012, K0014, K0016, K0018, K0020  
Reasons: Extensive deterioration  
11 Bldgs.  
Camp Clark  
Nevada MO 64772  
Landholding Agency: Army

Property Number: 21201130047  
 Status: Unutilized  
 Directions: J0006, J0007, J0008, J0009, J0010, J0011, J0012, J0013, J0015, J0017, J0019  
 Reasons: Secured Area, Extensive deterioration  
 12 Bldgs.  
 Camp Clark  
 Nevada MO 64772  
 Landholding Agency: Army  
 Property Number: 21201130048  
 Status: Unutilized  
 Directions: 435, 436, 438, 460, 466, 504, 506, J0001, J0002, J0003, J0004, J0005  
 Reasons: Secured Area, Extensive deterioration  
 13 Bldgs.  
 Camp Clark  
 Nevada MO 64772  
 Landholding Agency: Army  
 Property Number: 21201130049  
 Status: Unutilized  
 Directions: 00383, 00384, 00385, 00386, 00388, 00389, 00391, 00392, 00402, 00410, 00411, 00425, 00433  
 Reasons: Extensive deterioration, Secured Area  
 15 Bldgs.  
 Camp Clark  
 Nevada MO 64772  
 Landholding Agency: Army  
 Property Number: 21201130050  
 Status: Unutilized  
 Directions: 00127, 00329, 00337, 00344, 00352, 00356, 00360, 00362, 00363, 00365, 00366, 00367, 00372, 00376, 00380  
 Reasons: Secured Area, Extensive deterioration  
 Bldg T62-9  
 Lake City Army Ammunition Plant  
 Independence MO 64051  
 Landholding Agency: Army  
 Property Number: 21201140071  
 Status: Underutilized  
 Reasons: Contamination, Secured Area  
 2 Bldgs.  
 Railroad Ave.  
 Fort Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201140072  
 Status: Unutilized  
 Directions: 02351, 02352  
 Reasons: Secured Area  
 11 Bldgs.  
 Ft. Leonard Woods  
 Ft. Leonard Woods MO 65473  
 Landholding Agency: Army  
 Property Number: 21201220019  
 Status: Excess  
 Directions: 499, 720, 745, 2555, 2556, 2557, 2558, 5076, 8208, 8370, 30  
 Comments: Nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 14 Buildings  
 Camp Crowder  
 Neosho MO 64850  
 Landholding Agency: Army  
 Property Number: 21201230010  
 Status: Unutilized  
 Directions: 5, 6, 8, 9, 10, 12, 18, 34, 35, 36, 37, 38, 39, 51

Comments: Military personnel only; public access denied & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 11 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230032  
 Status: Underutilized  
 Directions: 2314, 2313, 1614, 1230, 786, 689, 404, 690, 763, 764, 766  
 Comments: No public access & no alternative method w/out comprising nat'l security  
 Reasons: Secured Area  
 19 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230033  
 Status: Unutilized  
 Directions: 9613, 9611, 6127, 6125, 6124, 6120, 5125, 5124, 5122, 5073, 2565, 2349, 1134, 978, 975, 758, 9615, 9617, 9619  
 Comments: No public access & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 4 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230038  
 Status: Unutilized  
 Directions: 565, 566, 567, 569  
 Comments: No public access & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 5 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230039  
 Status: Underutilized  
 Directions: 664, 665, 669, 686, 687  
 Comments: No public access & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 3 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230040  
 Status: Unutilized  
 Directions: 688, 759, 760  
 Comments: No public access & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 9 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230041  
 Status: Excess  
 Directions: 711, 712, 713, 714, 715, 720, 721, 722, 723  
 Comments: No public access & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 Bldg. 724  
 Utah St.

Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201230059  
 Status: Excess  
 Comments: No public access; no alternative method for public to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 Bldg. 31  
 Camp Crowder  
 Neosha MO 64850  
 Landholding Agency: Army  
 Property Number: 21201230061  
 Status: Unutilized  
 Comments: Military personnel/authorized use personnel; public access denied & no alternative method for public to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 4 Buildings  
 Ft. Leonard Wood  
 Ft. Leonard Wood MO 65473  
 Landholding Agency: Army  
 Property Number: 21201240017  
 Status: Unutilized  
 Directions: 691, 692, 693, 694  
 Comments: Located in secured area, public access denied & no alternative method to gain access without compromising national security.  
 Reasons: Secured Area  
 Bldg. P0516  
 Fort Harrison  
 Ft. Harrison MT 59636  
 Landholding Agency: Army  
 Property Number: 21200420104  
 Status: Excess  
 Reasons: Secured Area, Extensive deterioration  
 4 Bldgs.  
 Ft. Harrison  
 0003A, T0003, T0024, T0562  
 Lewis & Clark MT 59636  
 Landholding Agency: Army  
 Property Number: 21200740018  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 000A4  
 Hawthorne Army Ammunition Plant  
 Enlisted Barracks/Mess Hall  
 Hawthorne NV 89415  
 Landholding Agency: Army  
 Property Number: 21199012013  
 Status: Unutilized  
 Directions: East side of Decatur Street, North of Maine Avenue in the Industrial Area.  
 Comments:  
 Reasons: Secured Area, Within airport runway clear zone  
 Bldg. 292  
 Hawthorne Army Ammunition Plant  
 Officers Barracks with Dining Facility  
 Hawthorne NV 89415  
 Landholding Agency: Army  
 Property Number: 21199013614  
 Status: Unutilized  
 Directions: North side of Maine Avenue west of Pringle Road  
 Comments:  
 Reasons: Secured Area  
 Bldg. 101-2  
 Hawthorne Army Ammunition Plant  
 Group Mine Filling Plant, Central Mag. Area  
 Hawthorne NV 89415  
 Landholding Agency: Army





Bldg. 101-56  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013636  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 101-57  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013637  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 101-58  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013638  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 101-59  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013639  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 101-63  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013640  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 101-66  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013641  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 101-67  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013642  
Status: Underutilized  
Directions:  
Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 101-69  
Hawthorne Army Ammunition Plant  
Group Mine Filling Plant, Central Mag. Area  
Hawthorne NV 89415  
Landholding Agency: Army  
Property Number: 21199013643  
Status: Underutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Group 101, 34 Bldgs.  
Hawthorne Army Ammunition Plant  
NV 89415-0015  
Landholding Agency: Army  
Property Number: 21199830132  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 00389, 00390  
Hawthorne Army Depot  
Mineral NV 89415  
Landholding Agency: Army  
Property Number: 21200930019  
Status: Underutilized  
Reasons: Secured Area

New Jersey

Bldg. No. 1354A  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010444  
Status: Excess  
Directions: Route 15 North  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. No. 1308  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010452  
Status: Excess  
Directions: Route 15 North  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. No. 1309  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010454  
Status: Excess  
Directions: Route 15 North  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. No. 1071G  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010458  
Status: Excess  
Directions: Route 15 North  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. No. 1364  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000

Landholding Agency: Army  
Property Number: 21199010464  
Status: Unutilized  
Directions: Route 15 North  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. No. 1071C  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010474  
Status: Excess  
Directions: Route 15 North  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 209  
Armament Research Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806  
Landholding Agency: Army  
Property Number: 21199010639  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 295  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806  
Landholding Agency: Army  
Property Number: 21199010663  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 296  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806  
Landholding Agency: Army  
Property Number: 21199010664  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 514  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806  
Landholding Agency: Army  
Property Number: 21199010680  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 540  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010690  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 813-A  
Armament Research, Dev. Center  
Route 15 North

Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010698  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1436  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010701  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1437  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010702  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1519  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010705  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1520  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010706  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3045  
Armament Research, Dev. and Eng. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199010715  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 717I  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012428  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 717-L

Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012430  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 645A  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012433  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 605  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012434  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 717J  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012441  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 732A  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012444  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 810A  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012445  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 807B  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012447  
Status: Excess  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 3625  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012448  
Status: Unutilized  
Directions: Route 15 North  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 930  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012452  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3603  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012456  
Status: Unutilized  
Directions: Route 15 North  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 911  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012457  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3617  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012458  
Status: Unutilized  
Directions: Route 15 North  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3618  
Armament Res. Dev. Ctr.  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012461  
Status: Unutilized  
Directions: Route 15 North  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 816A  
Armament Research, Dev. Center  
Route 15 North  
Picatinny Arsenal NJ 07806-5000  
Landholding Agency: Army  
Property Number: 21199012465  
Status: Excess  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 816B  
Armament Research Dev. Center

Route 15 North  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199012469  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 918  
 Armament Research Dev. Center  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199012475  
 Status: Unutilized  
 Directions: Route 15  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1431  
 Armament Research Dev. and Engineering Center  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21199012765  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 154  
 Armament Res. Development Ctr.  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21199014306  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3518  
 Armament Res. Development Ctr.  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21199014311  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1031  
 Armament Res. Development Ctr.  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21199014317  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1071  
 Armament Research, Dev. Center  
 Route 15 North  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199140617  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 291  
 Armament Research, Development Center

Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199420006  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. 164B  
 Armament R Engineering Ctr  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199740113  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 3043  
 Armament R Engineering Ctr  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199740126  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 3056  
 Armament R Engineering Ctr  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199740127  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Armament Research  
 #282A, 282B, 282C, 282D  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199940096  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration, Other—unexploded ordnance  
 Bldg. 3213  
 Armament Research  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199940098  
 Status: Unutilized  
 GSA Number:  
 Reasons: Other—unexploded ordnance  
 Bldg. 1242  
 Armament R, D, Center  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200130062  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 1381/2  
 Armament R, D, Center  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200130063  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 01305, 01306  
 Picatinny Arsenal  
 Dover NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200230074

Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1462A  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200330060  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 864, 00876, 00899  
 Fort Monmouth  
 Ft. Monmouth NJ 07703  
 Landholding Agency: Army  
 Property Number: 21200430030  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00492  
 Fort Monmouth  
 Monmouth NJ 07703  
 Landholding Agency: Army  
 Property Number: 21200510025  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00908  
 Fort Monmouth  
 Monmouth NJ 07703  
 Landholding Agency: Army  
 Property Number: 21200510026  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 01076  
 Fort Monmouth  
 Monmouth NJ 07703  
 Landholding Agency: Army  
 Property Number: 21200510027  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 178  
 Picatinny Arsenal  
 Dover NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200520024  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs.  
 Picatinny Arsenal  
 230, 230A, 230B, 230G  
 Dover NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200520026  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 232, 234, 235  
 Picatinny Arsenal  
 Dover NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200520027  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 4 Bldgs.  
 Picatinny Arsenal  
 408, 424, 424C, 424D  
 Dover NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21200520029  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

5 Bldgs.  
 Picatinny Arsenal  
 427, 427B, 429A, 430B, 477  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520030  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 525A, 566  
 Picatinny Arsenal  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520031  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 611C, 634, 637  
 Picatinny Arsenal  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520032  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

3 Bldgs.  
 Picatinny Arsenal  
 641C, 641F, 641G  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520033  
 Status: Unutilized  
 Comments: 641D was demolished  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

2 Bldgs.  
 Picatinny Arsenal  
 655, 659  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520034  
 Status: Unutilized  
 Comments: 652B & 658 were demolished  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 1241, 1242, 1242A  
 Picatinny Arsenal  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520035  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

6 Bldgs.  
 Picatinny Arsenal  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520036  
 Status: Unutilized  
 Directions: 1354, 1357, 1357A, 1359, 1359A, 1361  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 1400  
 Picatinny Arsenal  
 Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520037  
 Status: Unutilized  
 Comments: 1510B was demolished  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 3612  
 Picatinny Arsenal

Dover NJ 07806-5000  
 Landholding Agency: Army  
 Property Number: 21200520039  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 00214  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200530022  
 Status: Unutilized  
 Comments: 00213 was demolished  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 01406  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200530023  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 01416, 01417  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200530026  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

4 Bldgs.  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200530028  
 Status: Unutilized  
 Directions: 03704, 03706, 03708, 03715  
 Comments: 03710, 03716 were demolished  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 224, 225  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200620017  
 Status: Unutilized  
 Comments: 221a was demolished  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 230, 230f  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200620018  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 231, 232a, 236  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200620019  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 252c  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200620020  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 403  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200620022  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 224  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630001  
 Status: Unutilized  
 Comments: 221A was demolished  
 Reasons: Secured Area

Bldgs. 230F, 232A, 252C  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630002  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 427A, 429  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630003  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 430, 430B  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630004  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 436, 437  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630005  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 471, 471A, 471B  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630006  
 Status: Unutilized  
 Reasons: Secured Area

Bldg. 477F  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630007  
 Status: Unutilized  
 Comments: 477E was demolished  
 Reasons: Secured Area

Bldg. 636A  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630008  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 1354, 1354A  
 Picatinny Arsenal  
 Dover NJ 07806  
 Landholding Agency: Army  
 Property Number: 21200630009  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldgs. 1357, 1357A

Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630010  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 1359, 1359A  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630011  
Status: Unutilized  
Reasons: Secured Area  
3 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630012  
Status: Unutilized  
Directions: 1509, 1509A, 1510A  
Comments: 1510 was demolished  
Reasons: Secured Area  
Bldgs. 1513, 1514, 1515  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630013  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 1517, 1518, 1529  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630014  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 1609A  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630015  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 3320  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630016  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 3500, 3501, 3515  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200630018  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 00354  
Picatinny Arsenal  
Morris NJ 07806  
Landholding Agency: Army  
Property Number: 21200720102  
Status: Unutilized  
Comments: 00350, 00352 were demolished  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 937, 1071D  
Picatinny Arsenal  
Morris NJ 07806  
Landholding Agency: Army  
Property Number: 21200720103  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 1361, 1372  
Picatinny Arsenal  
Morris NJ 07806  
Landholding Agency: Army  
Property Number: 21200720104  
Status: Unutilized  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200820043  
Status: Unutilized  
Directions: 717C, 727, 916, 937  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
5 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200820044  
Status: Unutilized  
Directions: 1029W, 01061, 01094, 1210S, 1212S  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
1227A  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200820045  
Status: Unutilized  
Comments: 1229A, 01510, 01602 were demolished  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
4 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200820046  
Status: Unutilized  
Directions: 3533, 3608, 3611, 3616  
Comments: 3236 was demolished  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3716  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200820047  
Status: Unutilized  
Comments: 3715 was demolished  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
7 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21200940031  
Status: Unutilized  
Directions: 80, 80C, 81, 82, 83, 948, 949  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 166, 167, 197  
Picatinny Arsenal  
Morris NJ 07806  
Landholding Agency: Army  
Property Number: 21201020014  
Status: Unutilized  
Reasons: Secured Area  
9 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806

Landholding Agency: Army  
Property Number: 21201040013  
Status: Unutilized  
Directions: 23, 48, 49, 50, 111, 454B, 620, 620C, 641B  
Reasons: Secured Area  
5 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21201040014  
Status: Unutilized  
Directions: 1182, 1351, 1354A, 1521, 1522  
Comments: 1181 is demolished  
Reasons: Secured Area  
7 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21201040016  
Status: Unutilized  
Directions: 3604, 3605, 3606, 3609, 3613, 3615, 3627  
Reasons: Secured Area  
3 Bldgs.  
Picatinny Arsenal  
Dover NJ  
Landholding Agency: Army  
Property Number: 21201120007  
Status: Unutilized  
Directions: B00164, 1241A, X1240  
Reasons: Within airport runway clear zone, Extensive deterioration, Secured Area  
Bldg. 0022C  
Picatinny Arsenal  
Dover NJ  
Landholding Agency: Army  
Property Number: 21201120009  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
9 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21201130017  
Status: Unutilized  
Directions: 1241A, 0031A, 0430A, 0445F, 0507A, 0507B, 1175, 03180, 3219A  
Comments: 525, 1505J, 1505K, 3345, 3354 are demolished  
Reasons: Secured Area, Extensive deterioration  
Bldgs. 3007 & 22C  
null  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21201130036  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
9 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806  
Landholding Agency: Army  
Property Number: 21201140034  
Status: Unutilized  
Directions: 00639, 00623, 00623A, 00623B, 0623C, 0623D, 0623E, 0075, 0075A  
Reasons: Extensive deterioration, Secured Area  
5 Bldgs.  
Picatinny Arsenal  
Dover NJ 07806

Landholding Agency: Army  
 Property Number: 21201140035  
 Status: Unutilized  
 Directions: 00281, 03013, 00332, 0623F, 0639A  
 Reasons: Extensive deterioration, Secured Area, Contamination

#### New Mexico

Bldg. 10000  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200410045  
 Status: Excess  
 Reasons: Secured Area  
 25 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200410046  
 Status: Excess  
 Directions: 10002–10005, 10020–10021, 10031, 10033, 10035–10036, 10070, 10073–10075, 10080–10081, 10184, 10103–10106, 10123–10126

Reasons: Secured Area

9 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200410047  
 Status: Excess  
 Directions: 10022–10025, 10030, 10032, 10034, 10082–10083  
 Reasons: Secured Area

Bldgs. 10107, 10128  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200410048  
 Status: Excess  
 Reasons: Secured Area

Bldgs. 10127, 10294  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200410049  
 Status: Excess  
 Reasons: Secured Area

4 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200440038  
 Status: Excess  
 Directions: 10230, 10231, 10232, 10233  
 Reasons: Extensive deterioration

Bldgs. 00122, 00160  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810024  
 Status: Excess  
 Reasons: Secured Area, Extensive deterioration

4 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810025  
 Status: Excess  
 Directions: 00360, 00362, 00364, 00368  
 Reasons: Extensive deterioration, Secured Area

Bldg. 00421  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810026  
 Status: Excess  
 Reasons: Extensive deterioration, Secured Area

5 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810027  
 Status: Excess  
 Directions: 20552, 20854, 21610, 21860, 21862  
 Reasons: Secured Area, Extensive deterioration

Bldgs. 23680, 24064, 26117  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810028  
 Status: Excess  
 Reasons: Extensive deterioration, Secured Area

Bldgs. 30722, 30724, 30735  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200810029  
 Status: Excess  
 Reasons: Extensive deterioration, Secured Area

4 Bldgs.  
 White Sands Missile Range  
 Don Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21200820048  
 Status: Excess  
 Directions: 365, 368, 30724, 30728  
 Reasons: Secured Area, Extensive deterioration

Bldgs. 300, 422  
 White Sands Missile Range  
 Dona Ana NM  
 Landholding Agency: Army  
 Property Number: 21200930014  
 Status: Unutilized  
 Reasons: Secured Area

10 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21201030016  
 Status: Unutilized  
 Directions: 302, 1513, 23653, 23638, 23673, 28281, 28282, 29362, 29364, 29365  
 Reasons: Secured Area, Extensive deterioration

7 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army  
 Property Number: 21201040017  
 Status: Unutilized  
 Directions: 301, 384, 1529, 1650, 1735, 1798, 1825  
 Reasons: Extensive deterioration, Secured Area

8 Bldgs.  
 White Sands Missile Range  
 Dona Ana NM 88002  
 Landholding Agency: Army

Property Number: 21201040018  
 Status: Unutilized  
 Directions: 19310, 21623, 23638, 23653, 23673, 27104, 34175, FOI  
 Reasons: Secured Area, Extensive deterioration  
 White Sands Missile Range  
 Bldg. 21236  
 White Sands Missile R NM 88002  
 Landholding Agency: Army  
 Property Number: 21201110037  
 Status: Unutilized  
 Directions: Bldg. #21236  
 Reasons: Floodway, Extensive deterioration  
 Bldgs. 21560 and 21562  
 White Sands Missile Rng.  
 White Sands NM 88002  
 Landholding Agency: Army  
 Property Number: 21201110059  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 1752  
 DPW, Large Veh Mnt Yard  
 White Sands Missile NM 88002  
 Landholding Agency: Army  
 Property Number: 21201120100  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area

7 Bldgs.  
 White Sands Missile Range  
 White Sands NM 88002  
 Landholding Agency: Army  
 Property Number: 21201130058  
 Status: Unutilized  
 Directions: 00357, 1752, 21236, 21560, 21562, 21925, 23000  
 Reasons: Secured Area, Extensive deterioration

5 Bldgs.  
 Main Post  
 White Sands Missile NM 88002  
 Landholding Agency: Army  
 Property Number: 21201140048  
 Status: Unutilized  
 Directions: 34873, 34874, 34980, 23000, UNM1  
 Reasons: Floodway, Secured Area, Extensive deterioration

21 Bldgs.  
 Main Post  
 White Sands Missile NM 88002  
 Landholding Agency: Army  
 Property Number: 21201140049  
 Status: Unutilized  
 Directions: 1735, 1787A, 1871, 21236, 21560, 21562, 23456, 23460, 31725, 31754, 31766, 32280, 32970, 32971, 34180, 34181, 34182, 34183, 34186, 34870, 34871  
 Comments: Reasons for unsuitability varies  
 Reasons: Secured Area, Floodway, Within 2000 ft. of flammable or explosive material, Extensive deterioration

Bldg. 00357  
 White Sands Missile Range  
 White Sands Missile NM 88002  
 Landholding Agency: Army  
 Property Number: 21201140059  
 Status: Unutilized  
 Reasons: Floodway, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 B–23454

White Sands Missile Range  
 White Sands Missile NM 88002  
 Landholding Agency: Army  
 Property Number: 21201210046  
 Status: Unutilized  
 Comments: nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area

New York  
 Bldg. 12  
 Watervliet Arsenal  
 Watervliet NY  
 Landholding Agency: Army  
 Property Number: 21199730099  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration

Bldgs. B9008, B9009  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220064  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldgs. B9016, B9017, B9018  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220065  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldgs. B9025, B9026, B9027  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220066  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldgs. B9033, B9034  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220067  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldg. B9042  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220068  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldgs. B9050, B9051  
 Youngstown Training Site  
 Youngstown NY 14131  
 Landholding Agency: Army  
 Property Number: 21200220069  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration

Bldg. 1716  
 U.S. Military Academy  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21200330064  
 Status: Unutilized  
 GSA Number:

Reasons: Extensive deterioration

Bldg. 3014  
 West Point  
 Highlands NY 10996-1592  
 Landholding Agency: Army  
 Property Number: 21200410050  
 Status: Unutilized  
 Reasons: Extensive deterioration

Bldg. 108  
 Fredrick J ILL, Jr. USARC  
 Bullville NY 10915-0277  
 Landholding Agency: Army  
 Property Number: 21200510028  
 Status: Unutilized  
 Reasons: Secured Area

Bldgs. 107, 112, 113  
 Kerry P. Hein USARC  
 NY058  
 Shoreham NY 11778-9999  
 Landholding Agency: Army  
 Property Number: 21200510054  
 Status: Excess  
 Reasons: Secured Area

Quarters 3018  
 U.S. Military Academy  
 Highlands NY 10996-1592  
 Landholding Agency: Army  
 Property Number: 21200520040  
 Status: Unutilized  
 Reasons: Extensive deterioration

Bldgs. 21609, 22789  
 Fort Drum  
 Jefferson NY  
 Landholding Agency: Army  
 Property Number: 21200720106  
 Status: Unutilized  
 Reasons: Extensive deterioration

Bldg. 813  
 U.S. Army Garrison  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21200820049  
 Status: Underutilized  
 Reasons: Secured Area

5 Bldgs.  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200830060  
 Status: Unutilized  
 Directions: 01230, 01232, T2218, T2272, T2279  
 Reasons: Extensive deterioration

Bldgs. 0592, 2507, 2509, 21639  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200840042  
 Status: Unutilized  
 Reasons: Secured Area, Extensive deterioration

Bldgs. 0134, 0136, 0139, 0142  
 U.S. Garrison  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21200840043  
 Status: Underutilized  
 Reasons: Secured Area

8 Bldgs.  
 Fort Drum  
 Jefferson NY 13601  
 Landholding Agency: Army  
 Property Number: 21200920018  
 Status: Unutilized

Directions: T-377, T-378, T-531, T-537, T-538, T-597, T-598, T-599  
 Reasons: Secured Area

4 Bldgs.  
 Fort Drum  
 Jefferson NY 13601  
 Landholding Agency: Army  
 Property Number: 21200920019  
 Status: Unutilized  
 Directions: T1642, T1644, T1647, T2216  
 Reasons: Secured Area

9 Bldgs.  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200930015  
 Status: Unutilized  
 Directions: T104, T116, 142, 143, 144, 145, 146, 147, 373  
 Reasons: Extensive deterioration, Secured Area

8 Bldgs.  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200930017  
 Status: Unutilized  
 Directions: 2195, 2206, T2214, T2219, 2277, 2330, 2332, 2340  
 Reasons: Secured Area, Extensive deterioration

4 Bldgs.  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200930018  
 Status: Unutilized  
 Directions: 4841, 4842, 4851, 4861  
 Reasons: Secured Area, Extensive deterioration

6 Bldgs  
 Fort Drum  
 Jefferson NY 13602  
 Landholding Agency: Army  
 Property Number: 21200940010  
 Status: Unutilized  
 Directions: 1190, 1714, 10181, 10183, 10287, 11457  
 Reasons: Extensive deterioration

Bldgs. 214, 215, 228  
 Fort Hamilton  
 Brooklyn NY 11252  
 Landholding Agency: Army  
 Property Number: 21201010031  
 Status: Unutilized  
 Reasons: Secured Area

Bldg. 00145  
 U.S. Army Garrison  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201010032  
 Status: Unutilized  
 Reasons: Extensive deterioration

4 Bldgs.  
 Fort Hamilton  
 Brooklyn NY 11252  
 Landholding Agency: Army  
 Property Number: 21201020018  
 Status: Unutilized  
 Directions: FENCC, 214, 215, 228  
 Reasons: Secured Area

17 Bldgs.  
 null  
 Ft. Drum NY 13602

Landholding Agency: Army  
 Property Number: 21201030046  
 Status: Underutilized  
 Directions: 00036, 00044, 00045, 00046, 00055, 00060, 00064, 00065, 00068, 00069, 00070, 00072, 00073, 00074, 00075, 00078, and 00079  
 Reasons: Extensive deterioration  
 Bldg. 110  
 Fort Hamilton  
 Brooklyn NY 11252  
 Landholding Agency: Army  
 Property Number: 21201040019  
 Status: Underutilized  
 Reasons: Secured Area  
 Bldg. 00001  
 U.S. Army Garrison  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201040041  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area  
 14 Bldgs.  
 Ft. Drum  
 Watertown NY  
 Landholding Agency: Army  
 Property Number: 2120110054  
 Status: Underutilized  
 Directions: 0M905, 0M906, 0M907, 10180, 10182, 10183, 10184, 10185, 10186, 10187, 10188, 10189, 10190, 10191  
 Reasons: Extensive deterioration  
 Bldg. 01555  
 Ft. Drum  
 Watertown NY  
 Landholding Agency: Army  
 Property Number: 2120110055  
 Status: Underutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 6 Bldgs.  
 Ft. Drum  
 Ft. Drum NY  
 Landholding Agency: Army  
 Property Number: 21201120040  
 Status: Underutilized  
 Directions: T-120, T-121, T-122, T-124, T-126, and T-127  
 Reasons: Extensive deterioration  
 Bldg. 08703  
 null  
 Ft. Drum NY  
 Landholding Agency: Army  
 Property Number: 21201120049  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 01230  
 1230 Route 218/293  
 U.S. Army Garrison, West Pt.  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201120097  
 Status: Underutilized  
 Reasons: Contamination  
 Bldg. 01404  
 West Point  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201130034  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00849  
 849 Upton Rd

West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201130057  
 Status: Underutilized  
 Reasons: Secured Area  
 Bldg. 2709  
 Ft. Drum  
 Ft. Drum NY 13602  
 Landholding Agency: Army  
 Property Number: 21201140004  
 Status: Underutilized  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. 02710 and 02743  
 Ft. Drum  
 Ft. Drum NY 13602  
 Landholding Agency: Army  
 Property Number: 21201140031  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldg. 01404  
 U.S. Army Garrison  
 West Point NY 10996  
 Landholding Agency: Army  
 Property Number: 21201210006  
 Status: Unutilized  
 Comments: Beyond repair; no potential to meet habitation or any other use to assist the homeless  
 Reasons: Extensive deterioration  
 Bldg. A-1815  
 Fort Bragg  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199640074  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bragg  
 #A5230, A5231, A5232, A5233  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199710107  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bragg  
 #A5430, A5431, A5432, A5433  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199710108  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. A5435  
 Fort Bragg  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199710109  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bragg  
 #A5628, A5630, A5631, A5632  
 Ft. Bragg NC 28307  
 Landholding Agency: Army

Property Number: 21199710110  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. M-2362, Fort Bragg  
 null  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199710224  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. H4886  
 Fort Bragg  
 Ft. Bragg NC 28307  
 Landholding Agency: Army  
 Property Number: 21199810167  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 05029  
 Fort Bragg  
 Ft. Bragg NC 28314  
 Landholding Agency: Army  
 Property Number: 21200410056  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 09066  
 Fort Bragg  
 Ft. Bragg NC 28314  
 Landholding Agency: Army  
 Property Number: 21200430042  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 09039  
 Fort Bragg  
 Cumberland NC 28310  
 Landholding Agency: Army  
 Property Number: 21200440050  
 Status: Unutilized  
 Comments: 09134 demolished 12/7/2009  
 Reasons: Extensive deterioration  
 Bldg. P4544  
 Fort Bragg  
 Cumberland NC 28310  
 Landholding Agency: Army  
 Property Number: 21200440051  
 Status: Unutilized  
 Comments: P4443 was demolished on 9/16/2008  
 Reasons: Extensive deterioration  
 Bldgs. A5451, A5452  
 Fort Bragg  
 Cumberland NC 28310  
 Landholding Agency: Army  
 Property Number: 21200530041  
 Status: Unutilized  
 Comments: A5454 demolished  
 Reasons: Extensive deterioration  
 Bldgs. A5646 thru A5654  
 Fort Bragg  
 Cumberland NC 28310  
 Landholding Agency: Army  
 Property Number: 21200530044  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. C7646, C7845  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200610020



Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. A3872, A3879, A3881  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620024  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. A4118, A4119  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620026  
 Status: Unutilized  
 Comments: bldg. A4318 was demo in 3/13/2008  
 Reasons: Extensive deterioration  
 Bldgs. A4681, A4683, A4684  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620029  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. A4685, A4686, A4687  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620030  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. A4877, A4878, A4879  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620031  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 5 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620032  
 Status: Unutilized  
 Directions: A4883, A4884, A4885, A4886, A4887  
 Reasons: Extensive deterioration  
 Bldgs. M6750, M6751,  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620034  
 Status: Unutilized  
 Comments: M6753 was demolished on 03/13/2008  
 Reasons: Extensive deterioration  
 Bldgs. 81703, 82105, 82313  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200620039  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630029  
 Status: Unutilized  
 Directions: A2003, A2205, A2207, A2302  
 Reasons: Extensive deterioration  
 Bldg. T2758  
 Fort Bragg

Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630031  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. A2808  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630032  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. T2857, T2858, T2954  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630034  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. T3364, T3502, T3503  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630040  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. D3548, D3555  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630041  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630043  
 Status: Unutilized  
 Directions: A3703, A3872, A3879, A3881  
 Reasons: Extensive deterioration  
 Bldgs. A4118, A4119, A4318  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630046  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 5 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630047  
 Status: Unutilized  
 Directions: A4620, A4622, A4623, A4626, A4628  
 Reasons: Extensive deterioration  
 Bldgs. A4635, A4636  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200630048  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. M7240, M7243, M7248  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200640059  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 41443, 41444  
 Fort Bragg  
 Ft. Bragg NC 28310

Landholding Agency: Army  
 Property Number: 21200640114  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 02723  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200720029  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 9656  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200720032  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 2 Bldgs.  
 Fort Bragg  
 42145, 42245,  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200720033  
 Status: Unutilized  
 Comments: 42848, 42948 demolished 5/5/2012  
 Reasons: Extensive deterioration  
 Bldg. P3839  
 Fort Bragg  
 Cumberland NC 28310  
 Landholding Agency: Army  
 Property Number: 21200740020  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area  
 2 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200740154  
 Status: Unutilized  
 Directions: 2847 and 3236  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 6 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200740155  
 Status: Unutilized  
 Directions: 3241, 3245, 3249, 3253, 3258, 3262  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 5 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200740157  
 Status: Unutilized  
 Directions: 5024, 5028, 5032, 5034, 5071  
 Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area  
 8 Bldgs.  
 Fort Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21200740158  
 Status: Unutilized  
 Directions: 5182, 5381, 5473, 5645, 5779, 5849, 5878, 5880

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration

5 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200820056

Status: Unutilized

Directions: C8145, C8246, C8344, C8442, C8448

Reasons: Extensive deterioration, Secured Area

6 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200820057

Status: Unutilized

Directions: C8541, C8548, C8640, C8750, C8948, C9349

Reasons: Secured Area, Extensive deterioration

7 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200830018

Status: Unutilized

Directions: 21414, 21559, 21755, 21757, 21859, 21862, 21957

Reasons: Secured Area

Bldgs. 31602, 31603, 31604

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200830019

Status: Unutilized

Reasons: Secured Area

Bldg. 55047

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200830021

Status: Unutilized

Comments: 55353 and 55250 were demolished

Reasons: Secured Area

4 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200830022

Status: Unutilized

Directions: 83015, 83019, 83201, 83502

Comments: 82807, 82809 were demolished

Reasons: Secured Area

M4020

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200830023

Status: Unutilized

Comments: M5865, M5868, C4614 were demolished

Reasons: Secured Area

4 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200840045

Status: Unutilized

Directions: 22053, 22055, 22059, 82714

Reasons: Secured Area, Extensive deterioration

6 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200920049

Status: Unutilized

Directions: A1355, A2029, A2031, A2032, A2144, P2352

Reasons: Secured Area, Extensive deterioration

8 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200920050

Status: Unutilized

Directions: C4125, 09045, 11460, 22809, 23212, 23810, 30844, 55010

Reasons: Extensive deterioration, Secured Area

5 Bldgs.

Simmons Army Airfield

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21200920053

Status: Unutilized

Directions: P2455, P2457, P2542, P2757, P2852

Reasons: Extensive deterioration, Secured Area

Bldg. T3361

Fort Bragg

Camp Mackall NC 28373

Landholding Agency: Army

Property Number: 21200940033

Status: Unutilized

Comments: T3354 demolished

Reasons: Extensive deterioration, Secured Area

12 Bldgs.

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201020019

Status: Unutilized

Directions: 661A, M2146, C2629, F2630, A3527, C3609, A3726, A3728, C3731, A3732, A3734, A3736

Reasons: Secured Area

8 Bldgs.

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201020021

Status: Unutilized

Directions: A6133, C7017, C7018, C7116, C7118, C7549, C7842, C7943

Comments: C7444, C7342, C7244, was demolished

Reasons: Secured Area, Extensive deterioration

3 Bldgs.

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21201030017

Status: Unutilized

Directions: 31743, M5044, M5040

Comments: T2139 demolished

Reasons: Extensive deterioration, Secured Area

Bldg. 83022

Fort Bragg

Cumberland NC 28310

Landholding Agency: Army

Property Number: 21201040020

Status: Unutilized

Reasons: Extensive deterioration, Secured Area

4 Bldgs.

Ft. Bragg

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201110031

Status: Unutilized

Directions: X5062, X5066, X6260, X6266

Reasons: Extensive deterioration, Secured Area

5 Bldgs.

null

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201110032

Status: Unutilized

Directions: X5041, X5045, X5049, X5053, X5058

Reasons: Secured Area, Extensive deterioration

5 Bldgs.

null

Ft. Bragg NC

Landholding Agency: Army

Property Number: 21201110033

Status: Unutilized

Directions: X4134, X4137, X4139, X4141, X5036

Reasons: Secured Area, Extensive deterioration

5 Bldgs.

null

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201110034

Status: Unutilized

Directions: N3305, X3266, X3770, X4126, X4130

Reasons: Secured Area, Extensive deterioration

5 Bldgs.

Ft. Bragg

Ft. Bragg NC 28310

Landholding Agency: Army

Property Number: 21201110050

Status: Unutilized

Directions: 42273, H1617, H1713, H1715, H2614

Reasons: Secured Area, Extensive deterioration

2 Bldgs.

Ft. Bragg

Ft. Bragg NC

Landholding Agency: Army

Property Number: 21201120021

Status: Underutilized

Directions: N5505, 15905,

Comments: T3352 demolished 6/20/2011

Reasons: Extensive deterioration

4 Bldgs.

null

Fort Bragg NC 28310

Landholding Agency: Army

Property Number: 21201130001

Status: Unutilized

Directions: A5586, A5587, A5783, A5787

Reasons: Extensive deterioration, Secured Area

10 Bldgs.

null

Fort Bragg NC 28310

Landholding Agency: Army  
 Property Number: 21201130002  
 Status: Unutilized  
 Directions: A5287, A5377, A5378, A5380, A5381, A5383, A5385, A5386, A5387, A5583  
 Reasons: Extensive deterioration, Secured Area  
 10 bldgs.  
 null  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201130003  
 Status: Unutilized  
 Directions: A5078, A5080, A5083, A5084, A5085, A5087, A5277, A5280, A5283, A5284  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. 31802  
 null  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201130004  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. 1537  
 null  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201130005  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 12 Bldgs.  
 null  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201130007  
 Status: Unutilized  
 Directions: V3408, V3509, V3510, V3610, V3611, V3712, V3810, V3911, X6037, X6088, X6252, A5077  
 Reasons: Secured Area, Extensive deterioration  
 14 Bldgs.  
 Pope Army Field  
 Fort Bragg NC 28308  
 Landholding Agency: Army  
 Property Number: 21201130010  
 Status: Unutilized  
 Directions: 610, 614, 617, 618, 619, 623, 625, 15905, C7620, M6446, V3111, V3308, V3310, V3312  
 Reasons: Extensive deterioration, Secured Area  
 10 Bldgs.  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201140009  
 Status: Unutilized  
 Directions: 32039, K1846, K2106, X7163, X7169, X7269, X7362, X7369, X7462, X7665  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 22017 and 91765  
 Fort Bragg  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201210061  
 Status: Unutilized  
 Comments: Nat'l security concerns; restricted access and no alternative method of access

Reasons: Secured Area  
 17 Bldgs.  
 Fort Bragg  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201210062  
 Status: Unutilized  
 Directions: A5620, A5622, A5623, A5626, A5627, A5633, A5635, A5636, A5720, A5721, A5722, A5723, A5724, A5725, A5726, A5727, A5728  
 Comments: Nat'l security concerns; restricted access and no alternative method of access  
 Reasons: Secured Area  
 14 Bldgs.  
 Fort Bragg  
 Fort Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201210063  
 Status: Unutilized  
 Directions: A5730, A5731, A5732, A5733, A5735, A5957, D1705, D2004, D2007, D2105, M2362, M2643, M2645, V3312  
 Comments: Nat'l security concerns; restricted access; and no alternative method of access; Bldgs. A5256, A5257, A5656 are still in use  
 Reasons: Secured Area  
 B-H1607  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201210094  
 Status: Unutilized  
 Comments: Nat'l security concerns; no public access; restricted area; no alternative method to gain access  
 Reasons: Secured Area  
 4 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28308  
 Landholding Agency: Army  
 Property Number: 21201230004  
 Status: Unutilized  
 Directions: 276, 31335, C1624, D1910  
 Comments: Restricted access to authorized military personnel only; public access denied & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 2 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201240015  
 Status: Underutilized  
 Directions: W2976, W2979  
 Comments: Located on secured military installation; authorized personnel only; public access denied & no alternative method to gain access w/out compromising nat'l security  
 Reasons: Secured Area  
 4 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201240016  
 Status: Unutilized  
 Directions: M6135, M6151, O3305, O4305  
 Comments: Located on secured military installation; authorized personnel only; public access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area  
 6 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201240031  
 Status: Unutilized  
 Directions: J1951, A5786, A5785, A5679, A4290, A3275  
 Comments: Located in secured military installation, public access denied & no alternative method to gain access without compromising national security.  
 Reasons: Secured Area  
 5 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201240033  
 Status: Unutilized  
 Directions: 85306, A5624, D1910, H4401, H4802  
 Comments: Located in restricted area, public access denied & no alternative method to gain access without compromising national security  
 Reasons: Secured Area  
 4 Building  
 Ft. Bragg  
 Cumberland NC 28308  
 Landholding Agency: Army  
 Property Number: 21201240036  
 Status: Unutilized  
 Directions: 15, 115, 32033, 41442  
 Comments: Located in a secured military installation, public access denied and no alternative method to gain access without compromising national security.  
 Reasons: Secured Area  
 4 Buildings  
 Ft. Bragg  
 Ft. Bragg NC 28310  
 Landholding Agency: Army  
 Property Number: 21201310057  
 Status: Underutilized  
 Directions: F2131, F2534, F3040, F3134  
 Comments: Restricted military installation; public denied & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 North Dakota  
 Bldg. 440  
 Stanley R. Mickelsen  
 Nekoma ND 58355  
 Landholding Agency: Army  
 Property Number: 21199940103  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 455  
 Stanley R. Mickelsen  
 Nekoma ND 58355  
 Landholding Agency: Army  
 Property Number: 21199940104  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 456  
 Stanley R. Mickelsen  
 Nekoma ND 58355  
 Landholding Agency: Army  
 Property Number: 21199940105  
 Status: Unutilized

GSA Number:  
Reasons: Extensive deterioration  
Bldg. 3101  
Stanley R. Mickelsen  
Langdon ND 58355  
Landholding Agency: Army  
Property Number: 21199940106  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 3110  
Stanley R. Mickelsen  
Langdon ND 58355  
Landholding Agency: Army  
Property Number: 21199940107  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. S0390  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730104  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. T0441  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730105  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 00442  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730106  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 00443  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730107  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 00452  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730108  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration, Secured Area  
Bldg. 00693  
Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730109  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. TO707

Lima Army Tank Plant  
Lima OH 45804-1898  
Landholding Agency: Army  
Property Number: 21199730110  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 201  
Defense Supply Center  
Columbus OH 43218  
Landholding Agency: Army  
Property Number: 21200640061  
Status: Unutilized  
Reasons: Secured Area  
Site #39225  
Defense Supply Center  
Columbus OH 43218  
Landholding Agency: Army  
Property Number: 21201240042  
Status: Underutilized  
Directions: 00016, 01017  
Comments: Located in a secured military installation, public access denied and no alternative method to gain access without compromising national security.  
Reasons: Secured Area  
Oklahoma  
Bldg. M-1441  
Fort Sill  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21199510023  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 00445  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200330065  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 01193  
Fort Sill  
Lawton OK 73501-5100  
Landholding Agency: Army  
Property Number: 21200430043  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. MA050, MA070  
Regional Training Institute  
Oklahoma City OK 73111  
Landholding Agency: Army  
Property Number: 21200440052  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. GRM03  
Camp Gruber Training Site  
Braggs OK 74423  
Landholding Agency: Army  
Property Number: 21200510029  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. GRM24  
Camp Gruber Training Site  
Braggs OK 74423  
Landholding Agency: Army  
Property Number: 21200510030  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. GRM26

Camp Gruber Training Site  
Braggs OK 74423  
Landholding Agency: Army  
Property Number: 21200510031  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. GRM34  
Camp Gruber Training Site  
Braggs OK 74423  
Landholding Agency: Army  
Property Number: 21200510032  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 1500, 1515, 1539  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530053  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 2185  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530054  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 2306, 2332  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530055  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
6 Bldgs.  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530056  
Status: Unutilized  
Directions: 2452, 2458, 2464, 2473, 2485, 2491  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 2523, 2932, 2962  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530057  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldg. 3359  
Fort Sill  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530058  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Fort Sill  
3455, 3461, 3475, 3491  
Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530059  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material  
Bldgs. 5150, 6101, 6111  
Fort Sill

Lawton OK 73503  
Landholding Agency: Army  
Property Number: 21200530060  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material

4 Bldgs.  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21200840047  
Status: Unutilized  
Directions: M5680, M5681, M5682, M5683  
Reasons: Extensive deterioration

Bldgs. M3805, M4905  
Fort Sill  
Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201010035  
Status: Unutilized  
Reasons: Extensive deterioration

RS Kerr Lake  
HC61  
Sallisaw OK 74955  
Landholding Agency: Army  
Property Number: 21201040042  
Status: Underutilized  
Reasons: Extensive deterioration

Fort Sill, (4 Bldgs)  
Fort Sill  
Lawton OK  
Landholding Agency: Army  
Property Number: 21201110027  
Status: Unutilized  
Directions: Bldgs: 00208, M4902, M4903, 06204

Reasons: Extensive deterioration  
14 Bldgs.  
Fort Sill

Lawton OK 73501  
Landholding Agency: Army  
Property Number: 21201130056  
Status: Unutilized  
Directions: 00214, 00216, 01445, 01447, 01448, 01468, 02524, 02594, 02809, 6472, 6473, 6474, M1453, M4905  
Reasons: Contamination, Extensive deterioration

MA040  
Regional Training Institute  
Oklahoma City OK  
Landholding Agency: Army  
Property Number: 21201220010  
Status: Unutilized  
Comments: Nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

Bldg. 137CO  
Camp Gruber  
Braggs OK 74423  
Landholding Agency: Army  
Property Number: 21201220028  
Status: Unutilized  
Comments: Nat'l security concerns; public access denied and no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

Bldg. 38  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012174

Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 53  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012175  
Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 54  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012176  
Status: Underutilized  
Directions: 8 miles east of Hermiston Oregon  
on I-84

Comments:  
Reasons: Secured Area  
Bldg. 56  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012177  
Status: Unutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 83  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012178  
Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 85  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012179  
Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 127  
Tooele Army Depot  
Umatilla Army Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012185  
Status: Unutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 128  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838

Landholding Agency: Army  
Property Number: 21199012186  
Status: Unutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 155  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012189  
Status: Unutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 208  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012190  
Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 211  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012191  
Status: Underutilized  
Directions: 13 miles east of Hermiston  
Oregon on I-84

Comments:  
Reasons: Secured Area  
Bldg. 417  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012195  
Status: Unutilized  
Directions: 8 miles east of Hermiston Oregon  
on I-84

Comments:  
Reasons: Secured Area  
Bldg. 418  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012196  
Status: Unutilized  
Directions: 8 Miles East of Hermiston, Oregon  
on I-84

Comments:  
Reasons: Secured Area  
Bldg. 433  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012197  
Status: Underutilized  
Directions: 13 Miles East of Hermiston,  
Oregon I-84

Comments:  
Reasons: Secured Area  
Bldg. 457  
Tooele Army Depot

Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012198  
Status: Underutilized  
Directions: 8 Miles East of Hermiston, Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 482  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012199  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston, Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 483  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012200  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 484  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012201  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 485  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012202  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 486  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012203  
Status: Unutilized  
Directions:  
8 Miles East of Hermiston Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 488  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012204  
Status: Unutilized  
Directions:  
8 Miles East of Hermiston Oregon on I-84  
Comments:  
Reasons: Secured Area

Bldg. 490  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012205  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 493  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012207  
Status: Unutilized  
Directions:  
8 Miles East of Hermiston, Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 494  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012208  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston, Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 608  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012217  
Status: Underutilized  
Directions:  
8 Miles East of Hermiston, Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 616  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012225  
Status: Unutilized  
Directions:  
13 Miles East of Hermiston, Oregon I-84  
Comments:  
Reasons: Secured Area  
Bldg. 624  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012229  
Status: Underutilized  
Directions:  
8 Miles East of Hermiston, Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 431  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199012279  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area  
Bldg. 202  
Tooele Army Depot, Umatilla Depot  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199014304  
Status: Unutilized  
Directions:  
13 miles east of Hermiston, Oregon on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 203  
Tooele Army Depot  
Umatilla Depot  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199014305  
Status: Unutilized  
Directions:  
13 miles east of Hermiston, Oregon on I-84.  
Comments:  
Reasons: Secured Area  
Bldg. 137  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199014782  
Status: Unutilized  
Directions:  
8 miles east of Hermiston, OR on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 489  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199030362  
Status: Unutilized  
Directions:  
8 miles East of Hermiston, OR. on I-84.  
Comments:  
Reasons: Secured Area  
Bldg. 154  
Tooele Army Depot  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199030363  
Status: Unutilized  
Directions:  
13 miles East of Hermiston, OR on I-84  
Comments:  
Reasons: Secured Area  
Bldg. 619  
Umatilla Depot Activity  
Hermiston OR 97838  
Landholding Agency: Army  
Property Number: 21199120032  
Status: Unutilized  
Directions:  
8 miles east of Hermiston, Oregon on I-84.  
Comments:  
Reasons: Secured Area  
Bldgs. 122, 123, 125  
Umatilla Chemical Depot  
OR 97838  
Landholding Agency: Army  
Property Number: 21199840108  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldgs. 204, 205

Umatilla Chemical Depot  
OR 97838  
Landholding Agency: Army  
Property Number: 21199840109  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 346  
Umatilla Chemical Depot  
OR 97838  
Landholding Agency: Army  
Property Number: 21199840110  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area

### Pennsylvania

8 Bldgs.  
Fort Indiantown Gap  
Annville PA 17003-5000  
Landholding Agency: Army  
Property Number: 21199810183  
Status: Unutilized  
Directions:  
T-2-50, T-2-52, T-2-53, T-2-54, T-2-55,  
T-2-57, T-2-58, T-2-59  
Comments:  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Indiantown Gap  
Annville PA 17003-5000  
Landholding Agency: Army  
Property Number: 21199810184  
Status: Unutilized  
Directions:  
T-2-64, T-2-65, T-2-66, T-2-67  
Comments:  
Reasons: Extensive deterioration  
11 Bldgs.  
Fort Indiantown Gap  
Annville PA 17003-5000  
Landholding Agency: Army  
Property Number: 21199810190  
Status: Unutilized  
Directions:  
T-10-24, T-10-25, T-10-26, T-10-27, T-  
10-28, T-10-29, T-10-30, T-10-31, T-10-  
32, T-10-33, T-10-34  
Comments:  
Reasons: Extensive deterioration  
Bldg. 01006  
Tobyhanna Army Depot  
Tobyhanna PA 18466  
Landholding Agency: Army  
Property Number: 21200330068  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 00635  
Carlisle Barracks  
Carlisle PA 17013  
Landholding Agency: Army  
Property Number: 21200640115  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 00302, 00630, 00846  
Carlisle Barracks  
Cumberland PA 17013  
Landholding Agency: Army  
Property Number: 21200720107  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00301

Carlisle Barracks  
Cumberland PA 17013  
Landholding Agency: Army  
Property Number: 21200740026  
Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
Tobyhanna Army Depot  
Monroe PA 18466  
Landholding Agency: Army  
Property Number: 21200820074  
Status: Unutilized  
Directions:  
1004, 1005, 1009, 1010, 1016  
Comments:  
Bldgs. 22 and CPR22 were demolished  
12.01.2008  
Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area,  
Extensive deterioration  
Bldg. 00257  
Carlisle Barracks  
Cumberland PA 17013  
Landholding Agency: Army  
Property Number: 21200830001  
Status: Excess  
Reasons: Extensive deterioration  
Bldg. 00017  
Scranton Army Ammo Plant  
Scranton PA 18505  
Landholding Agency: Army  
Property Number: 21200840048  
Status: Unutilized  
Reasons: Extensive deterioration, Secured  
Area  
5 Bldgs.  
Letterkenny Army Depot  
Chambersburg PA 17201  
Landholding Agency: Army  
Property Number: 21200920063  
Status: Unutilized  
Directions: 01466, 03231, 03243, 03244,  
03245  
Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material  
Bldg. S0093  
Tobyhanna Army Depot  
Monroe PA 18466  
Landholding Agency: Army  
Property Number: 21200920065  
Status: Underutilized  
Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area  
4 Bldgs.  
Letterkenny Army Depot  
Franklin PA 17201  
Landholding Agency: Army  
Property Number: 21200940034  
Status: Unutilized  
Directions: S3627, 03811, S4344, S5298  
Reasons: Secured Area  
Bldg. 891  
Carlisle Barracks  
Cumberland PA 17013  
Landholding Agency: Army  
Property Number: 21201020023  
Status: Excess  
Reasons: Secured Area  
Bldg. 70  
Tobyhanna Army Depot  
Tobyhanna PA 18466  
Landholding Agency: Army  
Property Number: 21201210048  
Status: Underutilized

Comments: Nat'l security concerns; no public  
access and no alternative method to gain  
access  
Reasons: Secured Area  
Bldg. 71  
Tobyhanna Army Depot  
Tobyhanna PA 18466  
Landholding Agency: Army  
Property Number: 21201220008  
Status: Underutilized  
Comments: Nat'l security concerns; public  
access is denied & no alternative method  
to gain access w/out comprising nat'l  
security  
Reasons: Secured Area  
Puerto Rico  
8 Bldgs.  
Fort Buchanan  
00089, 00091 thru 00097  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200530061  
Status: Excess  
Reasons: Extensive deterioration  
3 Bldgs.  
Fort Buchanan  
00090, 00099, 00036  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200530062  
Status: Excess  
Reasons: Extensive deterioration  
12 Bldgs.  
Fort Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200530063  
Status: Excess  
Directions: 01000-01001, 01002, 01010 thru  
01015, 0116, 0123 01024  
Reasons: Extensive deterioration  
8 Bldgs.  
Fort Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200610023  
Status: Excess  
Directions: 01003, 01004, 01005, 01006,  
01007, 01008, 01009, 01026  
Reasons: Extensive deterioration  
8 Bldgs.  
Fort Buchanan  
Guaynabo PR  
Landholding Agency: Army  
Property Number: 21200620041  
Status: Excess  
Directions: 01003, 01004, 01005, 01006,  
01007, 01008, 01009, 01026  
Reasons: Extensive deterioration  
5 Bldgs.  
Fort Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200830027  
Status: Excess  
Directions: 312, 348, 519, 746, 1025  
Reasons: Extensive deterioration  
Bldgs. 148, 380, 381, 386  
Fort Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200840049  
Status: Excess  
Reasons: Extensive deterioration

Bldg. 1020  
Fort Buchanan  
Guaynabo PR 00934  
Landholding Agency: Army  
Property Number: 21200920066  
Status: Excess  
Reasons: Extensive deterioration  
7 Bldg.  
Fort Buchanan  
Guaynabo PR  
Landholding Agency: Army  
Property Number: 21201040021  
Status: Excess  
Directions: 76, 83, 84, 85, 86, 87, 98  
Reasons: Secured Area, Extensive deterioration  
USAG Fort Buchanan (5 Bldgs.)  
null  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201110039  
Status: Excess  
Directions: Bldgs: 00177, 01017, 01018, 01019, 01021  
Reasons: Extensive deterioration  
USAG, Fort Buchanan (5 Bldgs)  
USAG, Fort Buchanan  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201110040  
Status: Excess  
Directions: Bldg: 01022, 01101, 01102, 01103, 01104  
Reasons: Extensive deterioration  
USAG, Fort Buchanan, 3 Bldgs.  
1105–1107 Raintree Street  
Coconut Grove  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201110041  
Status: Excess  
Reasons: Extensive deterioration  
6 Bldgs.  
USAG  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201120001  
Status: Excess  
Directions: 1252, 1253, 1254, 1255, 1256, 1257  
Reasons: Extensive deterioration  
6 Bldgs.  
USAG  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201120002  
Status: Excess  
Directions: 1274, 1275, 1276, 1277, 1278, 1279  
Reasons: Extensive deterioration  
6 Bldgs.  
USAG  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201120003  
Status: Excess  
Directions: 1280, 1281, 1282, 1283, 1285, 1286  
Reasons: Extensive deterioration  
4 Bldgs.  
USAG  
Fort Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201120004  
Status: Excess

Directions: 1287, 1288, 1289, 1290  
Reasons: Extensive deterioration  
Bldg. 2034  
USARC  
Army Reserve Ctr. PR 00735  
Landholding Agency: Army  
Property Number: 21201140007  
Status: Excess  
Reasons: Extensive deterioration  
12 Bldgs.  
Ft. Buchanan  
Ft. Buchanan PR 00934  
Landholding Agency: Army  
Property Number: 21201140008  
Status: Excess  
Directions: 13, 15, 30, 517, 556, 576, 1315, 1316, 1319, 1320, 1323, 1324  
Reasons: Extensive deterioration

Rhode Island  
Bldgs. 0A65V, 340, 382  
Camp Fogarty Training Site  
Kent RI 02818  
Landholding Agency: Army  
Property Number: 21201040022  
Status: Excess  
Reasons: Secured Area  
Bldg. 000P2  
570 Read Schoolhouse Rd.  
Coventry RI 02816  
Landholding Agency: Army  
Property Number: 21201140038  
Status: Excess  
Reasons: Contamination, Secured Area

Samoa  
Bldg. 00002  
Army Reserve Center  
Pago Pago AQ 96799  
Landholding Agency: Army  
Property Number: 21200810001  
Status: Unutilized  
Reasons: Secured Area, Floodway  
Bldg. 00644  
Tree Top U.S. Army Reserve Ctr  
Pago AQ  
Landholding Agency: Army  
Property Number: 21201040039  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration

South Carolina  
Bldg. 2511  
Fort Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21199620312  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 2495  
Fort Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21199720095  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 9512  
Fort Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army

Property Number: 21199730154  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 11550  
Fort Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21199730157  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Facility J8575  
Fort Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21199740138  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 1539  
Fort Jackson  
SC 29207  
Landholding Agency: Army  
Property Number: 21199830142  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 2544  
Fort Jackson  
SC 29207  
Landholding Agency: Army  
Property Number: 21199830150  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 5882  
Fort Jackson  
Richland SC 29207  
Landholding Agency: Army  
Property Number: 21200520050  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. M2617  
Fort Jackson  
Richland SC 29207  
Landholding Agency: Army  
Property Number: 21200810031  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 10810  
Ft. Jackson  
Richland SC 29207  
Landholding Agency: Army  
Property Number: 21200920067  
Status: Excess  
Reasons: Secured Area  
Arts and Crafts/Wood Shop  
Ft. Jackson  
Ft. Jackson SC  
Landholding Agency: Army  
Property Number: 21201120008  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration  
Bldg. 01916  
DRMS Storage Facility  
Ft. Jackson SC  
Landholding Agency: Army



Property Number: 21201120020  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration

Bldg. 02101  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201140024  
Status: Underutilized  
Reasons: Secured Area

Bldg. 01916  
1916 Ewell Rd.  
Fort Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201210084  
Status: Unutilized  
Comments: Nat'l security concerns; restricted access and no alternative method of access  
Reasons: Secured Area

Bldgs. 04376 and J4236  
null  
Fort Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201210085  
Status: Unutilized  
Comments: Nat'l security concerns; restricted access and no alternative method of access  
Reasons: Secured Area

Bldg. 01745  
1745 Housing Rd.  
Fort Jackson  
Columbia SC 29207  
Landholding Agency: Army  
Property Number: 21201210086  
Status: Underutilized  
Comments: Nat'l security concerns; restricted access and no alternative method of access  
Reasons: Secured Area

Bldg. 4407  
Ft. Jackson  
Ft. Jackson SC  
Landholding Agency: Army  
Property Number: 21201220023  
Status: Excess  
Comments: Nat'l security concerns; public access denied and no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

Bldg. 1727  
Ft. Jackson  
Ft. Jackson SC  
Landholding Agency: Army  
Property Number: 21201220024  
Status: Unutilized  
Comments: nat'l security concerns; public access denied and no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

3 Bldgs.  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201220026  
Status: Excess  
Directions: 2441, 4461, 2451  
Comments: Nat'l security concerns; public access denied and no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

J5800  
Wildcat Rd.  
Ft. Jackson SC 29207  
Landholding Agency: Army

Property Number: 21201230013  
Status: Underutilized  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area  
4 Buildings  
Golden Arrow Rd.  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201230014  
Status: Underutilized  
Directions: F5035, F5036, F5037, F5048  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

2 Buildings  
Hilton Field  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201230015  
Status: Underutilized  
Directions: E3871 & E3876  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

4400  
Early St & Jackson Blvd.  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201230016  
Status: Underutilized  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

2762  
Semmes Rd.  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201230017  
Status: Underutilized  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

3 Buildings  
Bragg St.  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201230018  
Status: Underutilized  
Directions: 2375, 2376, 2377  
Comments: Controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

6 Buildings  
Sumter Ave.  
Ft. Jackson SC 45455  
Landholding Agency: Army  
Property Number: 21201230026  
Status: Underutilized  
Directions: 2270, 2250, 2280, 2260, 2240, 2230  
Comments: Control gates; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

8 Buildings  
Magruder Ave.  
Ft. Jackson SC 29207  
Landholding Agency: Army

Property Number: 21201230027  
Status: Underutilized  
Directions: 2255, 2275, 2277, 2360, 2361, 2370, 2371, 2265  
Comments: Controlled access pts.; public access denied & no alternative method w/out comprising nat'l security  
Reasons: Secured Area

2285  
Beaugard St.  
Ft. Jackson SC 45455  
Landholding Agency: Army  
Property Number: 21201230056  
Status: Underutilized  
Comments: Control gates; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area

21 Buildings  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201310028  
Status: Unutilized  
Directions: H7378, H7379, H7575, H7576, H7577, H2004, H2005, H2010, H2011, H2012, H3313, H4005, H7168, F7908, G7348, G7555, P6032, G7556, G7557, G7561, F7029

Comments: located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area

12 Buildings  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201310029  
Status: Unutilized  
Directions: L7260, L7266, H7701, J5806, J5813, J5825, J5826, J7909, L7253, L7254, H7375, H7376

Comments: Located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security.  
Reasons: Secured Area

11 Buildings  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201310030  
Status: Unutilized  
Directions: O7156, O7159, L7274, L7288, L7387, M6792, M7491, M7506, L7256, L7257, L7258

Comments: Located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area

11 Buildings  
Ft. Jackson  
Ft. Jackson SC 29207  
Landholding Agency: Army  
Property Number: 21201310031  
Status: Unutilized  
Directions: P8654, P8655, Q8374, O7160, O7165, O7170, O7178, O7179, M7507, N7657, N7664

Comments: Located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area

24 Buildings

Ft. Jackson

Ft. Jackson SC 29207

Landholding Agency: Army

Property Number: 21201310035

Status: Unutilized

Directions: F7123, F7124, F7125, F7132,

F7133, F7903, F6685, F6792, F6794,

F6800, F6802, F6926, F7017, F7023,

F6050, F6051, F6142, F6143, F6461,

F6462, F6467, F6681, F6684, E5991

Comments: Located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area

20 Buildings

Ft. Jackson

Ft. Jackson SC 29207

Landholding Agency: Army

Property Number: 21201310036

Status: Unutilized

Directions: E7439, F5402, F5411, F5415,

F5416, F5417, F5418, F5420, 02462, 03210,

03270, 04325, 09459, 11559, E5887, E5889,

E5890, E5891, E5988, E5990,

Comments: Located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area

South Dakota

Bldgs. 00038, 00039

Lewis & Clark USARC

Bismarck SD 58504

Landholding Agency: Army

Property Number: 21200710033

Status: Unutilized

Reasons: Secured Area

Tennessee

Bldg. 225

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012304

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. 226

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012305

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. F9

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012306

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. P5

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012307

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. P9

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012308

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. V1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012309

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. V3

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012311

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. V7

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012312

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. F-1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012314

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 107

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012316

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. R9

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012317

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. W1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012328

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. P10

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012330

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. U1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012332

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. P1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012334

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. V9

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012337

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. R1

Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199013790

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

Holston Army Ammunition Plant

4509 West Stone Drive

Kingsport TN 37660-9982

Landholding Agency: Army

Property Number: 21199140613

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. I-156

Milan Army Ammunition Plant

Milan TN 38358

Landholding Agency: Army  
Property Number: 21199240447  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. J-52  
Milan Army Ammunition Plant  
Milan TN 38358  
Landholding Agency: Army  
Property Number: 21199240448  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. K-8  
Milan Army Ammunition Plant  
Milan TN 38358  
Landholding Agency: Army  
Property Number: 21199240449  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. I010  
Holston Army Ammunition Plant  
Kingsport TN 61299-6000  
Landholding Agency: Army  
Property Number: 21199440212  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. J010  
Holston Army Ammunition Plant  
Kingsport TN 61299-6000  
Landholding Agency: Army  
Property Number: 21199440213  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. K010  
Holston Army Ammunition Plant  
Kingsport TN 61299-6000  
Landholding Agency: Army  
Property Number: 21199440214  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. L010  
Holston Army Ammunition Plant  
Kingsport TN 61299-6000  
Landholding Agency: Army  
Property Number: 21199440215  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. M010  
Holston Army Ammunition Plant  
Kingsport TN 61299-6000  
Landholding Agency: Army  
Property Number: 21199440216  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. J001  
Holston Army Ammunition Plant  
Kingsport TN  
Landholding Agency: Army  
Property Number: 21199510025  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. M001  
Holston Army Ammunition Plant  
Kingsport TN  
Landholding Agency: Army  
Property Number: 21199510026  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. N001  
Holston Army Ammunition Plant  
Kingsport TN  
Landholding Agency: Army  
Property Number: 21199510027  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. A10  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200230035  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. 227  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200310040  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration  
Bldgs. D-1, D-2, D-6 thru D-10  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320054  
Status: Excess  
GSA Number:  
Reasons: Secured Area, Extensive deterioration Within 2000 ft. of flammable or explosive material  
6 Bldgs.  
Holston Army Ammunition Plant  
E-1, E-2, E-5, E-7 thru E-9  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320055  
Status: Excess  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
Bldgs. G-1, G-2, G-3, G-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320056  
Status: Excess  
GSA Number:  
Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
5 Bldgs.  
Holston Army Ammunition Plant  
H-1 thru H-3, H-9, H-10  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320057  
Status: Excess  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area  
5 Bldgs.  
Holston Army Ammunition Plant  
I-1, I-2, I-7, I-8, I-9  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320058  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. K-1, K-7, K-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320059  
Status: Excess  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area  
Bldgs. L-1M, L-2, L-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320060  
Status: Excess  
GSA Number:  
Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
Bldgs. O-1, O-7, O-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320061  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. J-2, J-6 thru J-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320062  
Status: Excess  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Extensive deterioration, Secured Area  
Bldgs. M-2, M-7, M-9  
Holston Army Ammunition Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21200320063  
Status: Excess  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. U-2  
Holston Army Ammunition Plant  
Kingsport TN 37660

Landholding Agency: Army  
 Property Number: 21200320064  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldgs. P-3, P-7  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320065  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 4, A-5, B-5, B-9  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320066  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. C-6, N-9, N-10, V-10  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320067  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldgs. A14, A20, A28  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320068  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 4 Bldgs.  
 Holston Army Ammo Plant  
 301, 303B, 304, 312  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320071  
 Status: Excess  
 GSA Number:  
 Reasons: Secured Area, Extensive deterioration Within 2000 ft. of flammable or explosive material  
 Bldgs. 401, 408  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200320073  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
 6 Bldgs.  
 Fort Campbell  
 Ft. Campbell TN 42223  
 Landholding Agency: Army  
 Property Number: 21200330100  
 Status: Unutilized  
 GSA Number:

Directions: 6730, 6731, 6732, 6733, 6735, 6736  
 Reasons: Extensive deterioration  
 Bldg. A-35  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200340056  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4-A  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200510042  
 Status: Unutilized  
 Reasons: Secured Area  
 Air Raid Shelters  
 Milan Army Ammo Plant  
 Gibson TN 38358  
 Landholding Agency: Army  
 Property Number: 21200520051  
 Status: Excess  
 Directions: ≤A001U-A119U, B001U-B008U, C001U-C010U, D001U-D010U, E001U-E010U, F001U-F010U, G001U-G010U, H001U-H005U  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
 Bldg. X0028  
 Milan Army Ammo Plant  
 Gibson TN 38358  
 Landholding Agency: Army  
 Property Number: 21200520052  
 Status: Excess  
 Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. 8(1), 8(2), 8(4)  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200530064  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 8C, 8E  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200530065  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 07878, 07882, 07884  
 Fort Campbell  
 Montgomery TN 42223  
 Landholding Agency: Army  
 Property Number: 21200540063  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 07878, 07882, 07884  
 Fort Campbell  
 Montgomery TN 42223  
 Landholding Agency: Army  
 Property Number: 21200610027  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. D-3, J-5  
 Holston Army Ammo Plant  
 Kingsport TN 37660

Landholding Agency: Army  
 Property Number: 21200640069  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. H-8  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200640070  
 Status: Unutilized  
 Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 136, 148  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200640071  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 318, 342  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200640072  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 8(3)  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200710035  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. W0055, W0058  
 Milan AAP  
 Gibson TN 38358  
 Landholding Agency: Army  
 Property Number: 21200740028  
 Status: Excess  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldgs. 101, 118, 143  
 Holston Army Ammo Plant  
 Kingsport TN 37660  
 Landholding Agency: Army  
 Property Number: 21200740160  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. W005A  
 Milan AAP  
 Gibson TN 38358  
 Landholding Agency: Army  
 Property Number: 21200840051  
 Status: Excess  
 Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldgs. B0268, J0134  
 Milan AAP  
 Gibson TN 38358  
 Landholding Agency: Army  
 Property Number: 21200920068  
 Status: Excess  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
 Bldgs. 00001, 00003, 00030

John Sevier Range  
Knoxville TN 37918  
Landholding Agency: Army  
Property Number: 21200930021  
Status: Excess  
Reasons: Extensive deterioration  
Bldgs. ZZ001, ZZ002  
Milan AAP  
Gibson TN 38358  
Landholding Agency: Army  
Property Number: 21200940035  
Status: Excess  
Reasons: Secured Area Within 2000 ft. of flammable or explosive material  
Bldgs. ZZ001, ZZ002  
Milan AAP  
Milan TN 38358  
Landholding Agency: Army  
Property Number: 21201020025  
Status: Excess  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
Bldgs. 604, 7851  
Fort Campbell  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21201030019  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
9 Bldgs.  
Holston Army Ammo Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21201030020  
Status: Unutilized  
Directions: 6, 8A, 24A, 25A, 40A, 101, 118, 143, 154  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
9 Bldgs.  
Holston Army Ammo Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21201030021  
Status: Unutilized  
Directions: 249, 252, 253, 254, 255, 256, 302BP, 315, 331  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
8 Bldgs.  
Holston Army Ammo Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21201030022  
Status: Unutilized  
Directions: 404, 405, 406, 407, 411, 414, 423, 427  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
9 Bldgs.  
Holston Army Ammo Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21201030023  
Status: Unutilized  
Directions: A-0, B-11, C-3A, F-3, G-1A, M-8, N-10A, O-5, D-6A  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
11 Bldgs.  
Holston Army Ammo Plant  
Kingsport TN 37660

Landholding Agency: Army  
Property Number: 21201030024  
Status: Unutilized  
Directions: YM-1, YM-2, YM-3, YM-4, YM-5, YM-6, YM-7, YM-8, YM-9, YM-10, YM-11  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
9 Bldgs.  
Fort Campbell  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21201030050  
Status: Unutilized  
Directions: 6817, 6818, 6819, 6824, 6847, 6849, 6850, 7005, 7006  
Reasons: Extensive deterioration, Secured Area  
9 Bldgs.  
Fort Campbell  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21201040024  
Status: Unutilized  
Directions: 6817, 6818, 6819, 6824, 6847, 6849, 6850, 6898, 6899  
Reasons: Secured Area  
7 Bldgs.  
Fort Campbell  
Montgomery TN 42223  
Landholding Agency: Army  
Property Number: 21201040025  
Status: Unutilized  
Directions: 7005, 7006, 7051, 7202, 7814, 8064, MM001  
Reasons: Secured Area  
4 Bldgs.  
Milan AAP  
Gibson TN 38358  
Landholding Agency: Army  
Property Number: 21201040026  
Status: Excess  
Directions: W001A, W0062, W0063, W0064  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Extensive deterioration  
4 Bldgs.  
Ft. Campbell  
Montgomery TN  
Landholding Agency: Army  
Property Number: 21201120022  
Status: Underutilized  
Directions: 753, 02607, 3705, 6602  
Reasons: Extensive deterioration, Secured Area  
4 Bldgs.  
Ft. Campbell  
Christian TN  
Landholding Agency: Army  
Property Number: 21201120023  
Status: Excess  
Directions: 6932, 6933, 6934, 6935  
Reasons: Secured Area  
4 Bldgs.  
Ft. Campbell  
Christian TN  
Landholding Agency: Army  
Property Number: 21201120024  
Status: Excess  
Directions: 6936, 6937, 6938, 6939  
Reasons: Secured Area  
5 Bldgs.  
Ft. Campbell  
Christian TN

Landholding Agency: Army  
Property Number: 21201120025  
Status: Excess  
Directions: 6940, 6942, 6943, 6944, 6945  
Reasons: Secured Area  
6 Bldgs.  
Ft. Campbell  
Christian TN  
Landholding Agency: Army  
Property Number: 21201120027  
Status: Underutilized  
Directions: 7180, A6934, B6938, B6990, S6647, T6647  
Reasons: Extensive deterioration, Secured Area  
Bldg. 00018  
2280 Hwy 104 W. Suite 2  
Milan TN 38358  
Landholding Agency: Army  
Property Number: 21201130022  
Status: Excess  
Reasons: Within 2000 ft. of flammable or explosive material  
19 Bldgs.  
Fort Campbell  
Fort Campbell TN 42223  
Landholding Agency: Army  
Property Number: 21201130051  
Status: Unutilized  
Directions: 843, 845, 867, 868, 885, 886, 888, 5115, 6615, 6804, 6808, 6809, 6811, 6812, 6843, 7240, 7574, 08062, E6621  
Comments: Reasons for unsuitability vary among properties; from secured area to extensive deterioration  
Reasons: Secured Area, Extensive deterioration  
Bldgs. 5291 & A1584  
Fort Campbell Military Installation  
Fort Campbell TN 42223  
Landholding Agency: Army  
Property Number: 21201140042  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
6 Bldgs.  
Fort Campbell Military Installation  
Fort Campbell TN 42223  
Landholding Agency: Army  
Property Number: 21201210075  
Status: Unutilized  
Directions: 6844, 7502, 7503, 7505, 7606, 7608  
Comments: Nat'l security concerns; restricted access and no alternative method of access  
Reasons: Secured Area  
2 Buildings  
Holston Army Ammo Plant  
Kingsport TN 37660  
Landholding Agency: Army  
Property Number: 21201310037  
Status: Unutilized  
Directions: 328, 328A  
Comments: Located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area  
Bldg. M-3  
Lone Star Army Ammunition Plant  
Highway 82 West  
Texarkana TX 75505-9100  
Landholding Agency: Army  
Property Number: 21199012524  
Status: Unutilized

Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. C-11  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012529  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-10  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012533  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-15  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012536  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. J-8  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012539  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. J-17  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012540  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-21  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012542  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. M-8  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012544

Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. M-24  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199012545  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg C-42  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030337  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C-6  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030338  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-1  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030339  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-3  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030340  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. J-6  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030341  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. J-7  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100

Landholding Agency: Army  
 Property Number: 21199030342  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. M-1  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030343  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. M-6  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030344  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. M-7  
 Lone Star Army Ammunition Plant  
 Highway 82 West  
 Texarkana TX 75505-9100  
 Landholding Agency: Army  
 Property Number: 21199030345  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 532  
 Red River Army Depot  
 Texarkana TX 75507-5000  
 Landholding Agency: Army  
 Property Number: 21199420322  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Bldg. 586  
 Red River Army Depot  
 Texarkana TX 75507-5000  
 Landholding Agency: Army  
 Property Number: 21199420325  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 1ST-1  
 Longhorn Army Ammunition Plant  
 Karnack TX 75671  
 Landholding Agency: Army  
 Property Number: 21199620827  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 1250  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21199730163

Status: Unutilized  
Directions: 0003Y, 0004Y, 004Y2, 0013Y, 0016Y, 16Y1, 16Y2, 0018Y, 018Y1 0029Y, 0032Y, 0034Y, 0038Y, 0040Y, 0045Y  
Comments:  
Reasons: Extensive deterioration  
Bldg. 3156  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830171  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldg. 7000  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830182  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldgs. 7124  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830185  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldgs. 7139  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830186  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldgs. 7151, 7154, 7157-7159  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830187  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldgs. 7175-7177  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21199830189  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration  
Bldgs. 9901  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21200320079  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldgs. YAREA  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340062  
Status: Excess  
GSA Number:

Directions: 0003Y, 0004Y, 004Y2, 0013Y, 0016Y, 16Y1, 16Y2, 0018Y, 018Y1 0029Y, 0032Y, 0034Y, 0038Y, 0040Y, 0045Y  
Reasons: Secured Area  
Bldgs. P-3X, 3X-4of5  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340063  
Status: Excess  
GSA Number:  
Directions: 00P10, 00P11, 0046A, 0049B, 0053B, 0054B, 0055B, 0056B, 0059B, 0060B 0068F, 0026E, 0032E, 0029D  
Reasons: Secured Area  
Bldgs. P-3X, 3X-3of5  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340064  
Status: Excess  
GSA Number:  
Directions: 00S13, 00P13, 00B10, 00B16, SHEDC, 00B15, 00B13, 00B11, 000B9, 000B7, SHEDJ, SHEDD, 000M4, 000P3, 000P1  
Reasons: Secured Area  
Bldgs. P-3X 5of5  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340065  
Status: Excess  
GSA Number:  
Directions: 0025D, 0025C, 0050G, 0054F, 0053D, 0054G, 0031G, 00403, 00406, 00408, 00409, 0016T, 0020T, 0035T, 0036T036T1  
Reasons: Secured Area  
Bldgs. Inert SH10F3  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340066  
Status: Excess  
GSA Number:  
Directions: 00101, 00102, 0102R, 00103, 000L6, 00402, 000L5, SHEDL, SHEDB, 0061I, 0060I, 0022B, 0032B, 0029A, 0031A  
Reasons: Secured Area  
Bldgs. Inert SH3of3  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340067  
Status: Excess  
GSA Number:  
Directions: 016T1, 020T1, 0034T, 034T1, 0020X, 022X1  
Reasons: Secured Area  
Bldgs. SH2of3  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340068  
Status: Excess  
GSA Number:  
Directions: 068G1, 068F1, 0022B, 0032B, 054F1, 0040H, 00402, 00404, 00405, 0018G, 0015G, 0009G, 0010G, 0011G  
Reasons: Secured Area  
Bldgs. Inert  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army

Property Number: 21200340069  
Status: Excess  
GSA Number:  
Directions: 00703, 0703A, 0703C, 0707E, 0018K, 01ST1, 0201A, 00202, 00204, 0022G, 0025G, 0031W, 0049W, 0501E, 510B2, 0601B, 018K1  
Reasons: Secured Area  
Bldgs. SHOPS  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340070  
Status: Excess  
GSA Number:  
Directions: 00723, 0722P, 0704D, 00715, 00744, 0722G  
Reasons: Secured Area  
Bldgs. Magaz  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340071  
Status: Excess  
GSA Number:  
Directions: 08111, 08117, 81110, 81111, 81112, 81113, 81114 81117, 81118, 81121, 81122, 81124, 81128, 81141, 81143, 81156  
Reasons: Secured Area  
Bldgs. P-3X SHT1of5  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340072  
Status: Excess  
GSA Number:  
Directions: 02121 thru 21211, 21214 thru 21221, 21223, 21225, 21227, 21231D thru 21240, 21242, 21244, 21246, 21248  
Reasons: Secured Area  
Bldgs. P-3X SHT2of5  
Longhorn Army Ammo Plant  
Karnack TX 75661  
Landholding Agency: Army  
Property Number: 21200340073  
Status: Excess  
GSA Number:  
Directions: 21250 thru 21257, 21259, 0027X, 0022X, 0035X  
Reasons: Secured Area  
Bldgs. 56208, 56220  
Fort Hood  
Ft. Hood TX 76544  
Landholding Agency: Army  
Property Number: 21200420146  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 05110, 06088  
Fort Sam Houston  
Camp Bullis TX  
Landholding Agency: Army  
Property Number: 21200520063  
Status: Excess  
Reasons: Extensive deterioration  
Bldgs. 7122, 7125  
Fort Bliss  
El Paso TX 79916  
Landholding Agency: Army  
Property Number: 21200540070  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 7136  
Fort Bliss  
El Paso TX 79916

Landholding Agency: Army  
 Property Number: 21200540071  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. D5040  
 Grand Prairie Reserve Complex  
 Tarrant TX 75051  
 Landholding Agency: Army  
 Property Number: 21200620045  
 Status: Unutilized  
 Reasons: Secured Area, Extensive deterioration  
 Bldgs. 1177, 1178, 1179  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200640073  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 199, 1271, 11306  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200710036  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldgs. 56226, 56228  
 Fort Hood  
 Bell TX 76544  
 Landholding Agency: Army  
 Property Number: 21200720109  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 1235  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200740030  
 Status: Unutilized  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 00002  
 Denton  
 Lewisville TX 76102  
 Landholding Agency: Army  
 Property Number: 21200810034  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 9 Bldgs.  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200820013  
 Status: Excess  
 Directions: 1610, 1680, 2322, 2323, 2332, 2333, 2343, 2353, 3191  
 Reasons: Secured Area  
 Bldg. 08017  
 Fort Worth  
 Tarrant TX 76108  
 Landholding Agency: Army  
 Property Number: 21200830028  
 Status: Unutilized  
 Reasons: Secured Area, Extensive deterioration  
 9 Bldgs.  
 Fort Worth  
 Tarrant TX 76108  
 Landholding Agency: Army  
 Property Number: 21200830029  
 Status: Unutilized  
 Directions: 8501, 8504, 8505, 8506, 8507, 8508, 8509, 8511, 8514  
 Reasons: Secured Area, Extensive deterioration

Bldgs. 617, 619, 889, 890  
 Fort Bliss  
 El Paso TX  
 Landholding Agency: Army  
 Property Number: 21200830030  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200830039  
 Status: Unutilized  
 Directions: 11411, 11530, 11540, 11550  
 Reasons: Extensive deterioration  
 Bldg. 5817  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200920071  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 9550, 9557, 9558, 11301  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200930025  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 03826  
 Fort Sam Houston  
 San Antonio TX 78234  
 Landholding Agency: Army  
 Property Number: 21200930026  
 Status: Underutilized  
 Reasons: Secured Area  
 Bldgs. 11284, 11304  
 Fort Bliss  
 El Paso TX 79916  
 Landholding Agency: Army  
 Property Number: 21200940036  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldg. 25  
 Brownwood  
 Brown TX 76801  
 Landholding Agency: Army  
 Property Number: 21201020033  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 00046  
 Ft. Bliss  
 El Paso TX  
 Landholding Agency: Army  
 Property Number: 21201120056  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 6 Bldgs.  
 Ft. Bliss  
 El Paso TX  
 Landholding Agency: Army  
 Property Number: 21201120059  
 Status: Unutilized  
 Directions: 07180, 07184, 07186, 07188, 07190, 07192  
 Reasons: Extensive deterioration  
 Bldg 1674  
 42nd & Old Ironsides  
 Fort Hood TX 76544  
 Landholding Agency: Army  
 Property Number: 21201140065  
 Status: Excess  
 Reasons: Contamination, Secured Area

Utah  
 Bldg. 9307  
 Pugway Proving Ground  
 Dugway UT 84022  
 Landholding Agency: Army  
 Property Number: 21199013997  
 Status: Underutilized  
 Directions: North of Stark Road on V Grid Access Road.  
 Comments:  
 Reasons: Secured Area  
 Bldg. 5145  
 Deseret Chemical Depot  
 Tooele UT 84074  
 Landholding Agency: Army  
 Property Number: 21199820120  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 8030  
 Deseret Chemical Depot  
 Tooele UT 84074  
 Landholding Agency: Army  
 Property Number: 21199820121  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Bldgs. 00259, 00260  
 Ogden Maintenance Center  
 Weber UT 84404  
 Landholding Agency: Army  
 Property Number: 21200530066  
 Status: Excess  
 Reasons: Secured Area  
 Bldgs. 04546, 04550  
 Deseret Chemical Depot  
 Stockton UT 84071  
 Landholding Agency: Army  
 Property Number: 21200610034  
 Status: Excess  
 Reasons: Extensive deterioration  
 Bldg. 03300  
 Deseret Chemical Depot  
 Stockton UT 84071  
 Landholding Agency: Army  
 Property Number: 21200720036  
 Status: Excess  
 Comments: Bldg. 03312 was demolished 04/12/2012.  
 Reasons: Secured Area  
 Bldg. 5126  
 Deseret Chemical Depot  
 Stockton UT  
 Landholding Agency: Army  
 Property Number: 21200820075  
 Status: Excess  
 Comments: Bldg. 4535 was demolished 04/12/2012  
 Reasons: Secured Area  
 10 Bldgs.  
 Deseret Chemical Depot  
 Stockton UT 84071  
 Landholding Agency: Army  
 Property Number: 21201030029  
 Status: Excess  
 Directions: 5003, 6000, 6009, 6011, 6013, 6039, 6057, 7100, 9110, 9111  
 Reasons: Secured Area  
 Bldgs. 222 thru 227  
 MTA-L Camp Williams



Eagle Mountain UT 84005  
 Landholding Agency: Army  
 Property Number: 21201040028  
 Status: Unutilized  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4535  
 Deseret Chemical Depot  
 Stockton UT 84071  
 Landholding Agency: Army  
 Property Number: 21201040029  
 Status: Excess  
 Reasons: Secured Area  
 Bldgs. 04153 and 04180  
 Camp Williams Trng. Ctr.  
 Riverton UT 84065  
 Landholding Agency: Army  
 Property Number: 21201110025  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 10 Bldgs.  
 Camp Williams Training Site  
 Camp Williams Road  
 Riverton UT 84065  
 Landholding Agency: Army  
 Property Number: 21201110042  
 Status: Unutilized  
 Directions: Bldgs: 03090, 03091, 03093, 03095, 03097, 03110, 03111, 03112, 03113, 03117  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 16 Bldgs.  
 Green River Test Complex  
 Green River UT 84525  
 Landholding Agency: Army  
 Property Number: 21201210043  
 Status: Unutilized  
 Directions: 50101, 50102, 50106, 50108, 50109, 50130, 50131, 50133, 50210, 50253, 50291, 50308, 50331, 50400  
 Comments: Nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area  
 14 Bldgs.  
 Green River Test Complex  
 Green River UT 84525  
 Landholding Agency: Army  
 Property Number: 21201210044  
 Status: Unutilized  
 Directions: 50001, 50002, 50003, 50006, 50019, 50020, 50022, 50024, 50027, 50029, 50031, 50032, 50040, 50043  
 Comments: Nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area  
 2 Bldgs.  
 Green River Test Complex  
 Green River UT 84525  
 Landholding Agency: Army  
 Property Number: 21201210096  
 Status: Unutilized  
 Directions: 50105, 50207  
 Comments: Nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area  
 Vermont  
 6 Buildings  
 Ethan Allen Range  
 Jericho VT 05465

Landholding Agency: Army  
 Property Number: 21201240035  
 Status: Unutilized  
 Directions: 004–2, 004–3, 03020, 04009, 04010, 04011  
 Comments: Located on secured military installation where public access is denied & no alternative method to gain access without compromising national security  
 Reasons: Secured Area  
 Virginia  
 Bldg. 4327–07 Warehouse  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010833  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive materials, Secured Area  
 Bldg. 4339–03  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010834  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Other—Latrine, detached structure, Within 2000 ft. of flammable or explosive material  
 Bldgs. 4339–23  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010835  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Other—Latrine, detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3012, Nitrating House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010836  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4339–02  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010837  
 Status: Underutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Other—Latrine, detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4339–10  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010838  
 Status: Unutilized  
 Directions: State Highway 114

Comments:  
 Reasons: Other—Latrine, detached structure, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4339–11  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010840  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Other—Latrine, detached structure, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4339–24  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010841  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other—Latrine, detached structure  
 Bldg. 3507  
 Radford Army Ammunition Plant  
 Thermal Dehy  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010842  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4710–01  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010843  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Other—Latrine, detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3511–00  
 Radford Army Ammunition Plant  
 Blocker Press  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010844  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4710–02  
 Radford Army Ammunition Plant  
 Latrine  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010845  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other—Latrine, detached structure  
 Bldg. 4710–05

Radford Army Ammunition Plant  
Latrine  
Radford VA 24141

Landholding Agency: Army  
Property Number: 21199010846

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Other—Latrine,  
detached structure, Secured Area

Bldg. 3512-00

Radford Army Ammunition Plant

Block Press House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010847

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4343-00

Radford Army Ammunition Plant

Codmium Plating House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010848

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4901-00

Radford Army Ammunition Plant

Block Press House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010849

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 3553-00, A-1

Radford Army Ammunition Plant

Press Cutting House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010851

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4905-00

Radford Army Ammunition Plant

Control House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010852

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4909-01

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010853

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4909-02

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010854

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 3649-00

Radford Army Ammunition Plant

Premix House No. 3

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010855

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4909-03

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010856

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4909-04

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010857

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4909-05

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010858

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 3662-00

Radford Army Ammunition Plant

Screen Storehouse

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010859

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4910-01

Radford Army Ammunition Plant

Water Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010860

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4910-02

Radford Army Ammunition Plant

Water Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010861

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 4910-03

Radford Army Ammunition Plant

Water Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010862

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 3670-00

Radford Army Ammunition Plant

Perchlorate Grind House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010863

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4910-04

Radford Army Ammunition Plant

Water Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010864

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 4910-05

Radford Army Ammunition Plant

Water Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010865

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material

Bldg. 3672-00

Radford Army Ammunition Plant

Perchlorate Grind House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010866

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area

Bldg. 3675-00

Radford Army Ammunition Plant

Air Dry House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010867  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4911-02  
 Radford Army Ammunition Plant  
 Air Dry House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010868  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4912-05  
 Radford Army Ammunition Plant  
 Waste Powder and Solvent Storage  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010869  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3676-00  
 Radford Army Ammunition Plant  
 C-7 Mix House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010870  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4913-00  
 Radford Army Ammunition Plant  
 Large Grain Disassembly House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010871  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3678-00  
 Radford Army Ammunition Plant  
 Air Dry House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010872  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4933-00  
 Radford Army Ammunition Plant  
 Filter House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010874  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3688  
 Radford Army Ammunition Plant  
 Control House

Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010875  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4935-00  
 Radford Army Ammunition Plant  
 Chilled Water Refrigeration  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010876  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 4945-02  
 Radford Army Ammunition Plant  
 Coating House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010877  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3702-00  
 Radford Army Ammunition Plant  
 Chemical Grind House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010878  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 4952-00  
 Radford Army Ammunition Plant  
 Beaker Wrap House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010879  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 3706-00  
 Radford Army Ammunition Plant  
 Pre-Mix Rest House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010880  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3723-00  
 Radford Army Ammunition Plant  
 Nibbling House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010881  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3742-00

Radford Army Ammunition Plant  
 Catch Tank House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010882  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3743-00  
 Radford Army Ammunition Plant  
 Weigh House No. 1  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010883  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5501-00  
 Radford Army Ammunition Plant  
 Finishing Bldg.  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010884  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5502-00  
 Radford Army Ammunition Plant  
 Waste Water Treatment Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010885  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 7112-01  
 Radford Army Ammunition Plant  
 Increment House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010886  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 5500-00  
 Radford Army Ammunition Plant  
 Manufacturing Bldg.  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010887  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 7124-02  
 Radford Army Ammunition Plant  
 Nibbling House  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199010888  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 7126-00  
Radford Army Ammunition Plant  
Halfway House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010889  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 7160-00  
Radford Army Ammunition Plant  
Area Maintenance Office  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010890  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 7223-01  
Radford Army Ammunition Plant  
Latrine and Utility House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010891  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Other—Latrine, detached Structure, Within 2000 ft. of flammable or explosive material

Bldg. 7800-00  
Radford Army Ammunition Plant  
Extruded Grain Finishing House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010892  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 7806-00  
Radford Army Ammunition Plant  
Latrine and Utility House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010893  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 9203-00  
Radford Army Ammunition Plant  
Solvent Preparation Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010894  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 9205  
Radford Army Ammunition Plant  
Green Line Complex  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010895  
Status: Unutilized  
Directions: State Highway 114

Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9209  
Radford Army Ammunition Plant  
Traying Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010896  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9210  
Radford Army Ammunition Plant  
Traying Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010897  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9211  
Radford Army Ammunition Plant  
Traying Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010898  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9206  
Radford Army Ammunition Plant  
Green Line Complex  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010899  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9207  
Radford Army Ammunition Plant  
Green Line Complex  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010900  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9310-01  
Radford Army Ammunition Plant  
Rolled Powder Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010901  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 9361-06  
Radford Army Ammunition Plant  
Material Storage  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010903

Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9500-00  
Radford Army Ammunition Plant  
Nitrating House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010904  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 9503-00  
Radford Army Ammunition Plant  
Finishing House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010905  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9510-00  
Radford Army Ammunition Plant  
Spent Acid Recovery  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010907  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9521-00  
Radford Army Ammunition Plant  
Personnel Rest House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010908  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 9546-01  
Radford Army Ammunition Plant  
Soda Ash Mix House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010909  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9550-00  
Radford Army Ammunition Plant  
Storage Bldg.  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010910  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 9556-00  
Radford Army Ammunition Plant  
Cooling Tower Control House  
Radford VA 24141

Landholding Agency: Army  
Property Number: 21199010911  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 9560  
Radford Army Ammunition Plant  
Carborn Treatment House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199010912  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1600  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011521  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1604  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011522  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1608  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011523  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. NR 0221-00  
Radford Army Ammunition Plant  
Boiler House  
Dublin VA 24084  
Landholding Agency: Army  
Property Number: 21199011524  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1618  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011525  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1619  
Radford Army Ammunition Plant

Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011526  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1622  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011527  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1625  
Radford Army Ammunition Plant  
Solvent Recovery House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011528  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 208  
Radford Army Ammunition Plant  
Office Building  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011529  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1650  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011530  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1651  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011531  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1652  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011532  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 221-25  
Radford Army Ammunition Plant  
Burning Ground Office  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011533  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1653  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011534  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1654  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011535  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. NR 222-00  
Radford Army Ammunition Plant  
Change House, New River Facility  
Dublin VA 24084  
Landholding Agency: Army  
Property Number: 21199011536  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1655  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011537  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1656  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011538  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. NR-225  
Radford Army Ammunition Plant  
Maintenance Office, New River Facility  
Radford VA 24084  
Landholding Agency: Army  
Property Number: 21199011539  
Status: Unutilized  
Directions:  
Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1657  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011540  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1658  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011541  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 0407-00  
Radford Army Ammunition Plant  
Filter Plant Station  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011542  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 0403-09  
Radford Army Ammunition Plant  
Control House Water Monitoring  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011543  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1659  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011544  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1675  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011545  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1676  
Radford Army Ammunition Plant  
Water Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011547  
Status: Unutilized

Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1007  
Radford Army Ammunition Plant  
Acid Screening House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011548  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1008  
Radford Army Ammunition Plant  
Acid Heat And Circulating House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011549  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1010  
Radford Army Ammunition Plant  
Dry House and Conveyor  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011550  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1012  
Radford Army Ammunition Plant  
Nitration House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011551  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1014-00  
Radford Army Ammunition Plant  
Emergency Catch House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011553  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1019  
Radford Army Ammunition Plant  
Boiling Tub House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011554  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1024-00  
Radford Army Ammunition Plant  
Poacher House  
Radford VA 24141  
Landholding Agency: Army

Property Number: 21199011555  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1026-00  
Radford Army Ammunition Plant  
Final Wringer House Equipment  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011556  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1500-00  
Radford Army Ammunition Plant  
Dehy Press House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011557  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1501-00  
Radford Army Ammunition Plant  
Alcohol Pump and Accumulator House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011558  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1506-00  
Radford Army Ammunition Plant  
Diphenylamine Mix House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011559  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1508-00  
Radford Army Ammunition Plant  
Mix House No. 1  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011560  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1509-00  
Radford Army Ammunition Plant  
Mix House No. 2  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011561  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1510-00  
Radford Army Ammunition Plant  
Block Press House

Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011562  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1511-00  
Radford Army Ammunition Plant  
Block Press House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011563  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1512-00  
Radford Army Ammunition Plant  
Block Press House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011564  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1513-00  
Radford Army Ammunition Plant  
Finishing Press House No. 2  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011565  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1514-00  
Radford Army Ammunition Plant  
Finishing Press House No. 3  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011566  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1521-00  
Radford Army Ammunition Plant  
Hydraulic Station  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011567  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1548-00  
Radford Army Ammunition Plant  
Oil Storage House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011568  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1549-00

Radford Army Ammunition Plant  
Area Maintenance Shop  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011569  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1554-00  
Radford Army Ammunition Plant  
Powder Line Office  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011570  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1558-00  
Radford Army Ammunition Plant  
Ingredient Storehouse  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011571  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1559-00  
Radford Army Ammunition Plant  
Ingredient Storehouse  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011572  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1567-00  
Radford Army Ammunition Plant  
Lunch Room  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011573  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1685-00  
Radford Army Ammunition Plant  
Sorting House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011574  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1703-00  
Radford Army Ammunition Plant  
Coating House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011575  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 1725-00  
Radford Army Ammunition Plant  
Air Dry House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011576  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1851-00  
Radford Army Ammunition Plant  
Screening House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011577  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1980-05  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011578  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Other—Latrine; detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1980-06  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011579  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Other—Latrine; detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1980-17  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011580  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Other—Latrine; detached structure, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 2051-00  
Radford Army Ammunition Plant  
NC Fines Separation  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011581  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 2509-00  
Radford Army Ammunition Plant  
Mix House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011582  
Status: Unutilized  
Directions: State Highway 114  
Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 2517  
Radford Army Ammunition Plant  
Finishing Press House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011583  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 2518  
Radford Army Ammunition Plant  
Finishing Press And Cutting House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011585  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 2519  
Radford Army Ammunition Plant  
Finishing Press And Cutting House  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011588  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 2559-00  
Radford Army Ammunition Plant  
Refrigeration Building  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199011591  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3045-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013559  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3022-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013560  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3050-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013561  
Status: Unutilized

Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3046-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013562  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3007-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013563  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3002-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013564  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3010-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013566  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3019-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013567  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 4912-06  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013568  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 9544-00  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army

Property Number: 21199013569  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 206  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA  
Landholding Agency: Army  
Property Number: 21199013570  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 221-05  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199110142  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 221-06  
Radford Army Ammunition Plant  
State Highway 114  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199110143  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. B1826 Elev. Motor House  
Radford Army Ammunition Plant  
State Hwy. 114  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199120071  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. A426  
Powder Burning Ground Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199140618  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 456, Filter House  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199140619  
Status: Unutilized  
Directions: State Highway 114  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 734  
AOP Plant Control House  
Radford Army Ammunition Plant  
Radford VA 24141



Landholding Agency: Army  
 Property Number: 21199140620  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. D1733, Control Shelter  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140621  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B3553, Lunch Room  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140622  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B3670, Control House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140623  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B3671, Control House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140624  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. C3676  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140626  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B3677, Elevator House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140627  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A4912-05, Blower House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140628  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. B4912-11, Control House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140629  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. C4913, Control House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140630  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. D4915, Storage Building  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140631  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 7103-01, HE Saw House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140632  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A7103-01, Motor House  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199140633  
 Status: Unutilized  
 Directions: State Highway 114  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. A1732  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220210  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. B1732  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220211  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. C1732  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army

Property Number: 21199220212  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A1999  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220213  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. B4915  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220214  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A4921  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220215  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 7102-01  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220216  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. A7102-01  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220217  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. B7102-01  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199220218  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. US 100-02  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199230100  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6208  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199230101  
 Status: Unutilized

Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 9477-5  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199230102  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. 9481  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199230103  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area  
Bldg. B7103-01, Motor House  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199240324  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other—Extensive Deterioration  
Bldg. 1980-27  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430341  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 221-23  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430342  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 420-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430343  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 420-02  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430344  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1523-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430345  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1625-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430346  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 2502-000  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430347  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3015-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430348  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3561-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430349  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3680-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430350  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3693-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430351

Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 4702-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430352  
Status: Unutilized  
Directions:  
Comments:  
Reasons:  
Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 4904-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430353  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 4911-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430354  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 4939-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430355  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 6208-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430356  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 7501-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430357  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 9477-06  
Red Water Field Office  
Radford Army Ammunition Plant

Bldg. A3507-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430372  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. A3680-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430373  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. A4901-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430374  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. A4904-00  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430375  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. A4910-05  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430376  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. A4911-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430377  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. A4912-16  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430378  
Status: Unutilized  
Directions:  
Comments:

Property Number: 21199430392  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. B4911-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430393  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. D420-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430394  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. E420-01  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430395  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. F224-08  
Red Water Field Office  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199430396  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. B420-01  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199440219  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1022-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199440220  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. A1022-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199440221

Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A1024-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199440222  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. B1013-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199440223  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. C1013-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199440224  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. D1013-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199440225  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0429-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199510032  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1522-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199510033  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 3013-00, B3013-00,  
 C3013-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199520037  
 Status: Excess  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 2013-00, B2013-00

Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199520052  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. A1601-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199530194  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 Bldg. A9304-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199610607  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 9229-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199610608  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. T0117  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830223  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 5 Bldgs.  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830224  
 Status: Unutilized  
 Directions: 0221-03, 0221-30, 0221-31,  
 0221-32, 0221-33  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 3 Bldgs.  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830225  
 Status: Unutilized  
 Directions: A0266-01, 0266-03, 0266-08  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0267-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830226  
 Status: Unutilized

Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 2 Bldgs.  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830227  
 Status: Unutilized  
 Directions: 0421-00, A0421-00  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A0425-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830228  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. A0428-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830229  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 0525-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830230  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 3 Bldgs.  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830231  
 Status: Unutilized  
 Directions: 0602-00N, 0603-00N, 0604-00N  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0906-18  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830232  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 1035-00  
 Radford Army Ammunition Plant  
 Radford VA 24141  
 Landholding Agency: Army  
 Property Number: 21199830233  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs.

Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830234  
Status: Unutilized  
Directions: 1601-00, C1601-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. D1601-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830235  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830236  
Status: Unutilized  
Directions: B1608-00, C1608-00, D1608-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830237  
Status: Unutilized  
Directions: 1651-00, A1651-00, B1651-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830238  
Status: Unutilized  
Directions: A1652-00, B1652-00, A1653-00, B1653-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
8 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830239  
Status: Unutilized  
Directions: 1654-00, A1654-00, B1654-00, A1655-00, B1655-00, A1656-00, B1656-00, A1657-00, B1657-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 1732-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830240  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141

Landholding Agency: Army  
Property Number: 21199830241  
Status: Unutilized  
Directions: D1801-00, 1802-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 19803-23  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830242  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830243  
Status: Unutilized  
Directions: 2002-00, T2018-00, 2050-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830244  
Status: Unutilized  
Directions: B2518-00, A2519-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830245  
Status: Unutilized  
Directions: A3553-00, C3553-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. A3561-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830246  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 3602-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830247  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830248  
Status: Unutilized  
Directions: 3641-00, 3647-00, A3647-00, B3647-00

Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
6 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830249  
Status: Unutilized  
Directions: 3648-00, A3648-00, B3648-00, A3649-00, B3649-00, 3650-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830250  
Status: Unutilized  
Directions: A3670-00, C3670-00, A3676-00, B3676-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3727-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830251  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3901-00  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830252  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830253  
Status: Unutilized  
Directions: 4000-00, 4017-00, 4023-00, 4024-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830254  
Status: Unutilized  
Directions: 4334-00, 4339-26, 4339-36  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830255  
Status: Unutilized  
Directions: 4703-00, 4708-00, 4712-00  
Comments:

Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
7 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830256  
Status: Unutilized  
Directions: A4909-04, B4909-04, C4909-04, B4910-04, A4911-02, B4911-02, C4911-02  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
15 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830257  
Status: Unutilized  
Directions: B4912-10, C4912-10, 4912-11, A4912-11, 4912-12, A4912-12, B4912-12, C4912-12, 4912-32, A4912-32, B4912-32, 4912-38, A4912-38, 4912-47, A4912-47  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830258  
Status: Unutilized  
Directions: 4915-00, A4915-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
4 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830259  
Status: Unutilized  
Directions: 4922-00, A4924-02, 4924-07, 4928-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830260  
Status: Unutilized  
Directions: A4945-02, B4945-02, 4951-06  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830261  
Status: Unutilized  
Directions: 5002-00, 5020-00, 5027-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
6 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830262  
Status: Unutilized  
Directions: A5500-00, B5500-00, C5500-00, A5501-00, 5503-00, A5503-00

Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830263  
Status: Unutilized  
Directions: 5510-00, 5511-00, 5512-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
6 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830264  
Status: Unutilized  
Directions: 7100-00, A7102-02, B7102-02, 7105-00, A7105-00, 7120-02  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
10 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830265  
Status: Unutilized  
Directions: 9200-00, 9201-00, 9202-00, 9204-00, 9208-00, 9212-00, 9215-00, 9216-00, 9217-00, 9218-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs.  
Radford Army Ammunition Plant  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21199830267  
Status: Unutilized  
Directions: 9470-00, 9478-00  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. C3677-00  
Radford AAP  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21200020079  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 5504-00  
Radford AAP  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21200020080  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 7503-00  
Radford AAP  
Radford VA 24141  
Landholding Agency: Army  
Property Number: 21200020081  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 2393

Fort Belvoir  
Ft. Belvoir VA 22060-5227  
Landholding Agency: Army  
Property Number: 21200130076  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldgs. 3074, 3075  
Fort Belvoir  
Ft. Belvoir VA 22060-5110  
Landholding Agency: Army  
Property Number: 21200130077  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. A0415  
Radford AAP  
Radford VA 24143-0100  
Landholding Agency: Army  
Property Number: 21200230038  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area  
Bldg. 00200  
Radford Army Amo Plant  
Radford VA 24143-0100  
Landholding Agency: Army  
Property Number: 21200240071  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. T4022  
Radford Army Amo Plant  
Radford VA 24143-0100  
Landholding Agency: Army  
Property Number: 21200240072  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 00723  
Fort Story  
Ft. Story VA 23459  
Landholding Agency: Army  
Property Number: 21200310046  
Status: Unutilized  
GSA Number:  
Reasons: Extensive deterioration  
Bldg. T0304  
Fort AP Hill  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410069  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00306  
Fort AP Hill  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410070  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort AP Hill  
S0308, S0309, S0311, S0312  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410071  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. T0312  
Fort AP Hill

Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410072  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00314  
Fort AP Hill  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410073  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 01105  
Fort AP Hill  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21200410076  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 00151, T0515  
Fort A.P. Hill  
Ft. A.P. Hill VA 22427-3114  
Landholding Agency: Army  
Property Number: 21200430057  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldg. 00222  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21200510045  
Status: Unutilized  
Reasons: Secured Area  
Bldgs. 22127, 22128  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21200510046  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 00677  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710043  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 00705, 00706, 00771  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710044  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 01112, 01139  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710045  
Status: Unutilized  
Reasons: Extensive deterioration  
5 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710046  
Status: Unutilized  
Directions: 01141, 01146, 01147, 01148, 01153  
Reasons: Extensive deterioration  
Bldgs. 3065-3071  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army

Property Number: 21200710047  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 3086, 3087, 3099  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710048  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 05089, 05093, 05099  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200710049  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720043  
Status: Unutilized  
Directions: 0629, 0630, 00704, 00771  
Reasons: Extensive deterioration  
Bldgs. 01147, 01148  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720044  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720045  
Status: Unutilized  
Directions: 05002, 05009, 05010, 05014  
Reasons: Extensive deterioration  
5 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720046  
Status: Unutilized  
Directions: 05033, 05034, 05035, 05036, 05037  
Reasons: Extensive deterioration  
Bldgs. 05040, 05043  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720047  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720048  
Status: Unutilized  
Directions: 05065, 05066, 05067, 05069  
Reasons: Extensive deterioration  
6 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720049  
Status: Unutilized  
Directions: 05071, 05072, 05073, 05075, 05076, 05077  
Reasons: Extensive deterioration  
Bldgs. 05081, 05088

Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720050  
Status: Unutilized  
Reasons: Extensive deterioration  
7 Bldgs.  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21200720051  
Status: Unutilized  
Directions: 05090, 05092, 05094, 05095, 05096, 05097, 05098  
Reasons: Extensive deterioration  
Bldgs. US042, US044, US45B  
Radford AAP  
Montgomery VA 24013  
Landholding Agency: Army  
Property Number: 21200740031  
Status: Underutilized  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 01001  
Radford AAP  
Montgomery VA 24013  
Landholding Agency: Army  
Property Number: 21200740032  
Status: Underutilized  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
5 Bldgs.  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21200740169  
Status: Unutilized  
Directions: 19980, 25710, 36020, 36370, 36380  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21200740170  
Status: Unutilized  
Directions: 36410, 36470, 36500, 37060  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 50020, 50200  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21200740171  
Status: Unutilized  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. P3510, P3515  
Fort Eustis  
Ft. Eustis VA 23604  
Landholding Agency: Army  
Property Number: 21200810035  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Story  
Ft. Story VA 23459  
Landholding Agency: Army  
Property Number: 21200810037  
Status: Unutilized  
Directions: T0540, T0750, T0753, T0762  
Reasons: Extensive deterioration  
Bldgs. 01140, 01154



Fort Belvoir  
 Fairfax VA 22060  
 Landholding Agency: Army  
 Property Number: 21200810042  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 05015, 05021  
 Fort Belvoir  
 Fairfax VA 22060  
 Landholding Agency: Army  
 Property Number: 21200810043  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. T2837  
 Fort Pickett  
 Blackstone VA 23824  
 Landholding Agency: Army  
 Property Number: 21200820015  
 Status: Unutilized  
 Reasons: Secured Area, Extensive deterioration

11 Bldgs.  
 Fort Eustis  
 Ft. Eustis VA 23604  
 Landholding Agency: Army  
 Property Number: 21200820027  
 Status: Unutilized  
 Directions: S2731, S2732, S2751, S2752, S2753, S2754, S2755, S2756, S2757, S2758, S2759

Reasons: Extensive deterioration  
 9 Bldgs.

Ft. A.P. Hill  
 Caroline VA 22427  
 Landholding Agency: Army  
 Property Number: 21200820030  
 Status: Unutilized  
 Directions: T0708, S0718, S0719, S0720, S0721, S0722, S0723, S0724, S0726  
 Reasons: Secured Area, Extensive deterioration

8 Bldgs.  
 Ft. A.P. Hill  
 Caroline VA 22427  
 Landholding Agency: Army  
 Property Number: 21200820031  
 Status: Unutilized  
 Directions: 0846A, 0854A, AS903, A0904, A0912, 00916, 00924, 00980  
 Reasons: Secured Area, Extensive deterioration

7 Bldgs.  
 Ft. A.P. Hill  
 Caroline VA 22427  
 Landholding Agency: Army  
 Property Number: 21200820032  
 Status: Unutilized  
 Directions: 01107, 01213, 01213, S1259, S1267, 01447, TPPAD  
 Reasons: Secured Area, Extensive deterioration

Bldg. P0545  
 Fort Story  
 Ft. Story VA 23459  
 Landholding Agency: Army  
 Property Number: 21200830040  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. C0903  
 Fort A.P. Hill  
 Bowling Green VA 22427  
 Landholding Agency: Army  
 Property Number: 21200840054  
 Status: Unutilized  
 Reasons: Extensive deterioration

Bldgs. 00187, 00189, 00707  
 Fort Belvoir  
 Fairfax VA 22060  
 Landholding Agency: Army  
 Property Number: 21200840056  
 Status: Underutilized  
 Reasons: Secured Area  
 6 Bldgs.  
 Fort A. P. Hill  
 Bowling Green VA 22427  
 Landholding Agency: Army  
 Property Number: 21200920072  
 Status: Unutilized  
 Directions: T0807, T0811, T0815, T0816, T0817, T0818

Reasons: Extensive deterioration  
 Bldgs. 735–1, 01001  
 Radford Army Ammo Plant  
 Radford VA 24143  
 Landholding Agency: Army  
 Property Number: 21200920075  
 Status: Unutilized  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. T0514  
 Fort Story  
 Ft. Story VA 23459  
 Landholding Agency: Army  
 Property Number: 21200920077  
 Status: Unutilized  
 Reasons: Extensive deterioration

4 Bldgs.  
 Radford Army Ammo Plant  
 Radford VA 24143  
 Landholding Agency: Army  
 Property Number: 21200930028  
 Status: Unutilized  
 Directions: 1030, 1031, 1038, 1044  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

8 Bldgs.  
 Radford Army Ammo Plant  
 Radford VA 24413  
 Landholding Agency: Army  
 Property Number: 21200930029  
 Status: Unutilized  
 Directions: 2019, 2019A, 2022A, 2024, 2024A, 2031, 2031A, 4730  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. 1000, 2000, 2010  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21200940038  
 Status: Unutilized  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 1106, 1109, 1110  
 Fort Belvoir  
 Fairfax VA 22060  
 Landholding Agency: Army  
 Property Number: 21201010037  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Radford Army Ammo Plant  
 Montgomery VA 24013  
 Landholding Agency: Army  
 Property Number: 21201010038  
 Status: Unutilized  
 Directions: US042, US044, US45B, 51565  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

Bldgs. P1126, P1131  
 Fort Eustis  
 Fort Eustis VA 23604  
 Landholding Agency: Army  
 Property Number: 21201010044  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 8 Bldgs.  
 Hampton Readiness Center  
 Hampton VA 23666  
 Landholding Agency: Army  
 Property Number: 21201020026  
 Status: Unutilized  
 Directions: 8, 9, 10, 12, 13, 14, 15, 23  
 Reasons: Extensive deterioration

Bldgs. S0001, S0002  
 Defense Supply Center  
 Richmond VA  
 Landholding Agency: Army  
 Property Number: 21201020035  
 Status: Unutilized  
 Reasons: Secured Area

4 Bldgs.  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21201030030  
 Status: Unutilized  
 Directions: 1002, 1003, 1026, 1045  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

9 Bldgs.  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21201030031  
 Status: Unutilized  
 Directions: 1618A, 1618C, 1622, 1621A, 1621B, 1621C, 1622A, 1622B, 1622C  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

16 Bldgs.  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21201030032  
 Status: Unutilized  
 Directions: 1666A, 1666B, 1668A, 1671A, 1671B, 1672A, 1672B, 1674, 1674A, 1674B, 1675, 1675A, 1675B, 1676, 1676A, 1676B  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

12 Bldgs.  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21201030033  
 Status: Unutilized  
 Directions: 1751, 1754, 1762, 1765, 2002, 2003, 2007, 2026, 2047, 2048, 2049, 2050A  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

10 Bldgs.  
 Radford AAP  
 Montgomery VA 24143  
 Landholding Agency: Army  
 Property Number: 21201030034  
 Status: Unutilized  
 Directions: 3621, 3652, 3655, 3658, 3675, 3675B, 3675C, 3678A, 3678B, 3678C  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

6 Bldgs.  
 Radford AAP

Montgomery VA 24143  
Landholding Agency: Army  
Property Number: 21201030035  
Status: Unutilized  
Directions: 4703, 9101A, 9101B, 9102A, 9102B, 9103B  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
9 Bldgs.  
Radford AAP  
Montgomery VA 24143  
Landholding Agency: Army  
Property Number: 21201030036  
Status: Unutilized  
Directions: 49102, 49103, 49126, 71022, 71032, 72215, 91248, 91253, 91254  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
23 Bldgs.  
Radford AAP  
Montgomery VA 24143  
Landholding Agency: Army  
Property Number: 21201030037  
Status: Unutilized  
Directions: 98023, 98024, 98030, 98035, 98045, 98046, 98048, 98056, 98059, 98104, 98105, 98125, 98126, 98129, 98130, 98133, 98138, 98139, 98141, 98167, 98185, 98186, 98189  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
18 Bldgs.  
Radford AAP  
Montgomery VA 24143  
Landholding Agency: Army  
Property Number: 21201030038  
Status: Unutilized  
Directions: 98206, 98209, 98216, 98217, 98218, 98224, 98226, 98227, 98231, 98232, 98242, 98244, 98280, 98289, 98291, 98294, 98297, 98298  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
8 Bldgs.  
Radford AAP  
Montgomery VA 24143  
Landholding Agency: Army  
Property Number: 21201030039  
Status: Unutilized  
Directions: 98303, 98304, 98307, 98327, 98332, 98347, 98348, 98364  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
5 Bldgs.  
Fort A.P. Hill  
Bowling Green VA 22427  
Landholding Agency: Army  
Property Number: 21201040031  
Status: Unutilized  
Directions: 1105, 1218, 1274, 1293, 1296  
Reasons: Extensive deterioration  
Bldg. ANTEN  
Fort Eustis  
Ft. Eustis VA 23604  
Landholding Agency: Army  
Property Number: 21201040032  
Status: Unutilized  
Reasons: Extensive deterioration  
Bldgs. 1132, 1133, 1134  
Fort Belvoir  
Fairfax VA 22060  
Landholding Agency: Army  
Property Number: 21201040033  
Status: Excess  
Reasons: Extensive deterioration

6 Bldgs.  
Radford AAP  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201040036  
Status: Unutilized  
Directions: 1000, 1010, 2000, 2010, 22116, USO43  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
1618B  
Radford Army Ammo Plant  
Rte. 114, P.O. Box 2  
Radford VA  
Landholding Agency: Army  
Property Number: 21201110007  
Status: Unutilized  
Reasons: Secured Area  
Bldg. 00704  
Blue Grass Army Depot  
Richmond VA  
Landholding Agency: Army  
Property Number: 21201120034  
Status: Underutilized  
Reasons: Extensive deterioration  
Bldg 1618B  
Rte. 114, P.O. Box 2  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201120063  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Not accessible by road  
Bldg. 1621  
Rte. P.O. Box 2  
Radford Army Ammo Plant  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201120064  
Status: Unutilized  
Reasons: Not accessible by road, Secured Area, Contamination  
Bldg. 98241  
Rte. 114, P.O. Box 2  
Radford Army Ammunition Plant  
Radford VA  
Landholding Agency: Army  
Property Number: 21201120065  
Status: Unutilized  
Reasons: Within 2000 ft. of flammable or explosive material, Not accessible by road, Secured Area  
Bldg. 00222  
Rte. 114 P.O. Box 2  
Radford VA  
Landholding Agency: Army  
Property Number: 21201130008  
Status: Excess  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 00731  
null  
Radford VA  
Landholding Agency: Army  
Property Number: 21201130009  
Status: Excess  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Extensive deterioration  
Bldg. 0731A  
Rte. 114 P.O. Box 2  
Radford VA

Landholding Agency: Army  
Property Number: 21201130011  
Status: Excess  
Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 07352  
null  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201130012  
Status: Unutilized  
Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
Bldgs. 00736 & 0736A  
null  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201130013  
Status: Excess  
Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 47052  
null  
Radford VA 24143  
Landholding Agency: Army  
Property Number: 21201130014  
Status: Underutilized  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
4 Bldgs.  
8000 Jefferson Davis Hwy  
Richmond VA 23297  
Landholding Agency: Army  
Property Number: 21201130027  
Status: Underutilized  
Directions: 00031, 00032, 00033, 00035  
Reasons: Secured Area  
Bldgs. 2302 & 2303  
null  
Fort Belvoir VA 22060  
Landholding Agency: Army  
Property Number: 21201130031  
Status: Excess  
Reasons: Secured Area  
5 Bldgs.  
Sandston Armory  
Sandston VA 23150  
Landholding Agency: Army  
Property Number: 21201130053  
Status: Unutilized  
Directions: T3700, T3702, T3704, T4500, T4504  
Reasons: Secured Area, Extensive deterioration  
14 Bldgs.  
Bldg. T0472  
Fort Pickett Training Center  
Blackstone VA 23824  
Landholding Agency: Army  
Property Number: 21201140036  
Status: Excess  
Directions: T0116, T0207, T0208, T0209, T0210, T0114, T0115, T0211, T0213, T0214, T0306, T0307, T0310, T0313  
Reasons: Contamination, Secured Area, Extensive deterioration  
20 Bldgs.  
null  
Fort Pickett Training Center



Reasons: Secured Area, Extensive deterioration  
 Officer's Quarters B1111  
 Fort Lewis  
 Fort Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199610046  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 Bldg. 2414  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199620512  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 2416  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199620514  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 9639  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199620516  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. A01011  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199620517  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. U091B, Fort Lewis  
 null  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199640193  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. C0111  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199720142  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. C0128  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199720144  
 Status: Unutilized  
 Directions:  
 Comments:

Reasons: Extensive deterioration  
 Bldg. C1243  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199720145  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 8276  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199720151  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. HBC07, Fort Lewis  
 Huckleberry Creek Mountain Training Site  
 WA  
 Landholding Agency: Army  
 Property Number: 21199740166  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. F0001  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810205  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. C0149  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810206  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. C0153  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810207  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. A0336  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810210  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. EO708  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810214  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 1015

Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810219  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. B1231  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810221  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. C1231  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810222  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 5163  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810224  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 5220  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810227  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 5225  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810229  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 5236  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810235  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 6021  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810236  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 6032  
 Fort Lewis  
 Ft. Lewis WA 98433

Landholding Agency: Army  
 Property Number: 21199810238  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 6991  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199810242  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 9650  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199820132  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration  
 Bldg. 415  
 Fort Worden  
 Port Angeles WA 98362  
 Landholding Agency: Army  
 Property Number: 21199910062  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. B0198  
 Fort Lewis  
 Ft. Lewis WA 98433–9500  
 Landholding Agency: Army  
 Property Number: 21199910064  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. E1306  
 Fort Lewis  
 Ft. Lewis WA 98433–9500  
 Landholding Agency: Army  
 Property Number: 21199910072  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 9627  
 Fort Lewis  
 Ft. Lewis WA 98433–9500  
 Landholding Agency: Army  
 Property Number: 21199910078  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. U515A  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920124  
 Status: Excess  
 GSA Number:  
 Reasons: Other—gas chamber  
 4 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920125  
 Status: Excess  
 GSA Number:  
 Directions: 001PE, 001ED, 003ED, 002ED  
 Reasons: Extensive deterioration  
 7 Bldgs.

Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920131  
 Status: Unutilized  
 GSA Number:  
 Directions: A0124, A0133, D1114, D1124,  
 A0135, J0200, J0202  
 Reasons: Extensive deterioration  
 Bldg. A0338  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920133  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. A0456  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920138  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 33 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920143  
 Status: Excess  
 GSA Number:  
 Directions: D0704–D0709, D0728–D0733,  
 D0804–D0809, D0828–D0833, D1106,  
 D1117–D1118, D1143, D1151, D1158–  
 D1160, D1163  
 Reasons: Extensive deterioration  
 7 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920151  
 Status: Excess  
 GSA Number:  
 Directions: D1107, D1152, E1121, D1125,  
 D1132, D1135, D1143  
 Reasons: Extensive deterioration  
 Bldgs. 1202, B1202, 1203  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920153  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 8 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920157  
 Status: Unutilized  
 GSA Number:  
 Directions: 1322, 3016, 3070, 1323, 9663,  
 C1341, C1342, C1343  
 Reasons: Extensive deterioration  
 Bldg. A1401  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920158  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 5 Bldgs.

Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920159  
 Status: Unutilized  
 GSA Number:  
 Directions: A1411, A1413, A1415, A1420,  
 1444  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920164  
 Status: Unutilized  
 GSA Number:  
 Directions: 3092, 3101, 03094, 03097  
 Reasons: Extensive deterioration  
 8 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920165  
 Status: Unutilized  
 GSA Number:  
 Directions: 03109, 03217, 04295, 3210, 3240,  
 03276, 03658, 3725  
 Reasons: Extensive deterioration  
 4 Bldgs.  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920173  
 Status: Unutilized  
 GSA Number:  
 Directions: 7908, 07984, 7985, 08071  
 Reasons: Extensive deterioration  
 Bldgs. 8095, 8096  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199920174  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. U030A, U040A  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930080  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. U106B  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930081  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. A1202  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930094  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. A1418  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930098

Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 3145  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930099  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 4063, 4064  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930100  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 9649  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21199930104  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 9631  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21199940134  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 8288  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21200120068  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldgs. 1161, 1163  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21200140072  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 1162  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21200140073  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 4172  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21200210075  
 Status: Excess  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. 4173  
 Fort Lewis  
 Ft. Lewis WA 98433-9500  
 Landholding Agency: Army  
 Property Number: 21200220097  
 Status: Excess  
 GSA Number:

Reasons: Extensive deterioration  
 Bldgs. 02401, 02402  
 Vancouver Barracks Cemetery  
 Vancouver WA 98661  
 Landholding Agency: Army  
 Property Number: 21200310048  
 Status: Unutilized  
 GSA Number:  
 Reasons: Extensive deterioration  
 Bldg. B1007  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21200330104  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. 8001  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21200330105  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. 11139  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21200330106  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area  
 Bldg. 09992  
 Fort Lewis  
 Ft. Lewis WA 98433  
 Landholding Agency: Army  
 Property Number: 21200430061  
 Status: Unutilized  
 Reasons: Secured Area  
 Bldgs. 002PF, U040D  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620053  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 006PF, 0025B  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620054  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. U106B, U110A, U110B  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620055  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 3253, 3254, 3255  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620056  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 3312  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620057  
 Status: Unutilized

Reasons: Extensive deterioration  
 Bldgs. W3429, W3430, W3431  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620058  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 5165  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200620059  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 02080  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200630067  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 03448, 03449  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200630068  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 03452, 03458  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200630069  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldg. 02080  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200640087  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 03448, 03449  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200640088  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 03452, 03458  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200640089  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 03697, 03698  
 Fort Lewis  
 Pierce WA 98433  
 Landholding Agency: Army  
 Property Number: 21200640090  
 Status: Unutilized  
 Reasons: Extensive deterioration  
 Bldgs. 00803, 00805, 00806  
 Yakima Training Center  
 Fort Lewis  
 Yakima WA 98901  
 Landholding Agency: Army  
 Property Number: 21200740172  
 Status: Underutilized  
 Reasons: Secured Area  
 Bldgs. U002A, 3102  
 Fort Lewis

Yakima WA 98901  
Landholding Agency: Army  
Property Number: 21200820076  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
Bldg. 03102  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21200840059  
Status: Underutilized  
Reasons: Secured Area  
4 Bldgs.  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21200920078  
Status: Unutilized  
Directions: B0823, B0824, B1220, A1450  
Reasons: Extensive deterioration  
8 Bldgs.  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201010040  
Status: Unutilized  
Directions: 003PF, 1325, 1443, 1447, 1448, 1449, 1450, 1455  
Reasons: Extensive deterioration  
4 Bldgs.  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201010041  
Status: Unutilized  
Directions: 3123, 3124, 3140, 3141  
Reasons: Extensive deterioration  
5 Bldgs.  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201010042  
Status: Unutilized  
Directions: 3642, 3646, 3647, 3648, 3652  
Reasons: Extensive deterioration  
6 Bldgs.  
Joint Base Lewis/McChord  
Ft. Lewis WA 98433  
Landholding Agency: Army  
Property Number: 21201020029  
Status: Unutilized  
Directions: 2202, 2204, 2205, 2206, 2260, 2265  
Reasons: Secured Area  
Bldgs. 3423, 3442, 3444  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201020030  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
Bldg. 395  
Yakima Training Center  
Yakima WA 98901  
Landholding Agency: Army  
Property Number: 21201030040  
Status: Unutilized  
Reasons: Extensive deterioration, Secured Area  
15 Bldgs.  
Fort Lewis  
Pierce WA 98433

Landholding Agency: Army  
Property Number: 21201030041  
Status: Unutilized  
Directions: 3417, 3418, 3423, 3424, 3427, 3428, 3429, 3430, 3433, 3434, 3435, 3436, 3439, 3442, 3444  
Reasons: Extensive deterioration, Secured Area  
6 Bldgs.  
Joint Base Lewis-McChord  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201030042  
Status: Unutilized  
Directions: 2202, 2204, 2205, 2206, 2260, 2265  
Reasons: Secured Area  
Bldgs. 2607, 2613  
Fort Lewis  
Pierce WA 98433  
Landholding Agency: Army  
Property Number: 21201040037  
Status: Underutilized  
Reasons: Secured Area  
Bldgs. 00852 and 00853  
Yakima Trng. Ctr.  
Yakima WA 98901  
Landholding Agency: Army  
Property Number: 21201140001  
Status: Unutilized  
Reasons: Extensive deterioration  
4 Bldgs.  
Lincoln Blvd. & Incinerator Rd  
Joint Base Lewis-McChord  
Lewis McChord WA 98433  
Landholding Agency: Army  
Property Number: 21201210088  
Status: Underutilized  
Directions: 00831, 00833, 01453, 01454  
Comments: Nat'l security concerns; restricted access and no alternative method of access  
Reasons: Secured Area  
Bldg. 28  
JBLM  
JBLM WA  
Landholding Agency: Army  
Property Number: 21201220021  
Status: Underutilized  
Comments: Nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area  
C0120  
JBLM  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230020  
Status: Unutilized  
Comments: Secured military cantonment area; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area  
8995  
American Lake Ave.  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230021  
Status: Unutilized  
Comments: Secured military cantonment area; public access denied & no alternative method to gain access w/out comprising nat'l security  
Reasons: Secured Area  
8270

Shoreline Beach Rd.  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230022  
Status: Unutilized  
Comments: Secured military cantonment area; public access denied & no alternative method to access w/out comprising nat'l security  
Reasons: Secured Area  
3561 & 5181  
4th Division Dr.  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201230024  
Status: Unutilized  
Comments: Secured military cantonment area; public access denied & no alternative method w/out comprising nat'l security  
Reasons: Secured Area  
5 Buildings  
Joint Base Lewis McChord  
Joint Base Lewis McC WA 98433  
Landholding Agency: Army  
Property Number: 21201240046  
Status: Unutilized  
Directions: 2205, 2206, 2260, 2265, 6182  
Comments: Located on secured military cantonment area where public access is denied & no alternative method to gain access without compromising national security  
Reasons: Secured Area  
3 Buildings  
Joint Base Lewis-McChord  
JBLM WA 98433  
Landholding Agency: Army  
Property Number: 21201310043  
Status: Underutilized  
Directions: 1158, 3151, 8066  
Comments: Secured military cantonment area; public access denied & no alternative method to gain access w/out compromising nat'l security  
Reasons: Secured Area  
Wisconsin  
Bldg. 1993-1  
Badger Army Ammunition Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011094  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other environmental  
Bldg. 227-1  
Badger Army Ammunition Plant  
Change House  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011104  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material  
Bldg. 513-2  
Badger Army Ammunition Plant  
Change House  
Baraboo WI 53913  
Landholding Agency: Army

Property Number: 21199011106  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 513-4  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011108  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 720-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011109  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 720-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011110  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 2016  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011111  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 3016  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011112  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 5016  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011113  
 Status: Unutilized  
 Directions:

Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 2031  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011115  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 3031  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011116  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 4031  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011117  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 5031  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011119  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 2036  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011120  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 3036  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011122  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area

Bldg. 4036  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011123  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 5036  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011124  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 2504-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011125  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 2504-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011126  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 3504-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011127  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 3504-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011128  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 4504-1  
 Badger Army Ammunition Plant  
 Change House



Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011129  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 4504-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011130  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 5504-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011131  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 5504-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011132  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area, Other  
 environmental  
 Bldg. 2557  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011133  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 2563  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011134  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 3563-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011135

Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 3563-3  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011136  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 4563-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011137  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 4563-3  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011138  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area, Other  
 environmental  
 Bldg. 4563-4  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011139  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 5557-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011141  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 5557-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011142  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos

Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 5557-5  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011144  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 273  
 Badger Army Ammunition Plant  
 Training Facility  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011148  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 229  
 Badger Army Ammunition Plant  
 Administration Building  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011149  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 2030  
 Badger Army Ammunition Plant  
 Administration-General Purpose  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011150  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 268  
 Badger Army Ammunition Plant  
 Administration Bldg.  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011151  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 267  
 Badger Army Ammunition Plant  
 Administration Bldg.  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011152  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area

Bldg. 1900–1  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011153  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 1900–2  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011154  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1900–3  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011155  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 1900–4  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011156  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 3030  
Badger Army Ammunition Plant  
Administration—General Purpose  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011157  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 1900–5  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011158  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1900–6  
Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011159  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1900–7  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011160  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Other environmental, Secured Area

Bldg. 4030  
Badger Army Ammunition Plant  
Administration—General Purpose  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011161  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1906–1  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011162  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 1906–10  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011163  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Other environmental, Secured Area

Bldg. 1906–21  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011164  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 5030  
Badger Army Ammunition Plant  
Administration—General Purpose  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011165

Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Other environmental, Secured Area

Bldg. 1906–31  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011166  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 1993–2  
Badger Army Ammunition Plant  
Administration—General Purpose  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011167  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 1906–42  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011168  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1906–46  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011169  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 1906–50  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011170  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1906–4  
Badger Army Ammunition Plant  
Standard Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011171  
Status: Unutilized  
Directions:  
Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-12

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011172

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental

Bldg. 1906-13

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011173

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-23

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011174

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-28

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011175

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1932-25

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011176

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1906-34

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011177

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental

Bldg. 1906-33

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011178

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-39

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011179

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1932-2

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011180

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Other environmental,  
Secured Area

Bldg. 1932-7

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011181

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1906-43

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011182

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1932-21

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011183

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Other environmental,  
Secured Area

Bldg. 1906-40

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011184

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1906-48

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011185

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area

Bldg. 1906-51

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011186

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Other environmental,  
Secured Area

Bldg. 1932-33

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011187

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-53

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011188

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 1906-8

Badger Army Ammunition Plant  
Standard Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011189

Status: Unutilized

Directions:

Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental

Bldg. 1932-8

Badger Army Ammunition Plant  
Cannon Magazine

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199011190

Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1906–9  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011191  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area, Other  
 environmental  
 Bldg. 1932–17  
 Badger Army Ammunition Plant  
 Cannon Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011192  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1906–14  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011193  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 1906–15  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011194  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 1906–20  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011195  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 1906–19  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011196  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 1906–25  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011197  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 1906–24  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011198  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 1932–5  
 Badger Army Ammunition Plant  
 Cannon Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011199  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1906–29  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011200  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 1906–36  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011201  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1932–23  
 Badger Army Ammunition Plant  
 Cannon Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011202  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material

Bldg. 1906–45  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011203  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 1906–49  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011204  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1932–9  
 Badger Army Ammunition Plant  
 Cannon Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011205  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 1906–56  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011206  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 9100–1  
 Badger Army Ammunition Plant  
 Richmond Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011207  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 1906–54  
 Badger Army Ammunition Plant  
 Standard Magazine  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011208  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 3000  
 Badger Army Ammunition Plant  
 Warehouse

Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011209  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 5000  
Badger Army Ammunition Plant  
Warehouse  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011210  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 275  
Badger Army Ammunition Plant  
Warehouse  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011211  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 200  
Badger Army Ammunition Plant  
Post HQ  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011212  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 9100-2  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011213  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 214  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011214  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or  
explosive material, Other environmental,  
Secured Area  
Bldg. 1975-2  
Badger Army Ammunition Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011215  
Status: Unutilized

Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 9100-3  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011216  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 718  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011217  
Status: Underutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 9100-4  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011218  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material, Other  
environmental  
Bldg. 9100-5  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011219  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental  
Bldg. 9100-6  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011220  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area  
Bldg. 9100-8  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011221  
Status: Unutilized  
Directions:  
Comments: Friable asbestos

Reason: Other environmental, Within 2000 ft.  
of flammable or explosive material,  
Secured Area  
Bldg. 9100-10  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011222  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental  
Bldg. 9100-11  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011223  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or  
explosive material, Secured Area, Other  
environmental  
Bldg. 9100-12  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011224  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental,  
Within 2000 ft. of flammable or explosive  
material  
Bldg. 9100-19  
Badger Army Ammunition Plant  
Richmond Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011225  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of  
flammable or explosive material, Other  
environmental  
Bldg. 9102-1  
Badger Army Ammunition Plant  
Igloo Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011226  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000  
ft. of flammable or explosive material,  
Secured Area  
Bldg. 9102-2  
Badger Army Ammunition Plant  
Igloo Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011227  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area,  
Within 2000 ft. of flammable or explosive  
material

Bldg. 9102-3  
Badger Army Ammunition Plant  
Igloo Magazine  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011228  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other environmental

Bldg. 1975-1  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011229  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 1975-4  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011230  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Other environmental, Secured Area

Bldg. 1975-5  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011231  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 1975-7  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011233  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 1975-8  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011234  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 205  
Badger Army Ammunition Plant  
Clinic

Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011236  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 2554  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011238  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 5554  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011240  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 3554  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011242  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 4554  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011244  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 4568  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011247  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 8010  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011249

Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other environmental

Bldg. 6530-1  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011251  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Secured Area, Within 2000 ft. of flammable or explosive material

Bldg. 6535  
Badger Army Ammunition Plant  
Bus Station  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011256  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other environmental

Bldg. 2015  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011259  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area, Other environmental

Bldg. 3015  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011263  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material, Secured Area

Bldg. 4015  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011265  
Status: Unutilized  
Directions:  
Comments: Friable asbestos  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material, Other environmental

Bldg. 5015  
Badger Army Ammunition Plant  
Administration  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199011268  
Status: Unutilized  
Directions:  
Comments: Friable asbestos

Landholding Agency: Army  
Property Number: 21199011309

Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 6532-20  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011310  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 9016-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011311  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Secured Area,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 9016-3  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011317  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Within 2000 ft. of  
 flammable or explosive material, Other  
 environmental  
 Bldg. 9504-1  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011319  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Secured Area, Other environmental,  
 Within 2000 ft. of flammable or explosive  
 material  
 Bldg. 9504-2  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011320  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Other environmental, Within 2000  
 ft. of flammable or explosive material,  
 Secured Area  
 Bldg. 9504-3  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011321  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos

Reasons: Within 2000 ft. of flammable or  
 explosive material, Other environmental,  
 Secured Area  
 Bldg. 9504-4  
 Badger Army Ammunition Plant  
 Change House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199011323  
 Status: Unutilized  
 Directions:  
 Comments: Friable asbestos  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area, Other  
 environmental  
 Bldg. 9030  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013871  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 264  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013872  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6861-2  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013873  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6861-4  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013875  
 Status: Underutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6861-6  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013876  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6861-3  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013877  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6861-5  
 Badger Army Ammunition Plant  
 Baraboo WI  
 Landholding Agency: Army  
 Property Number: 21199013878

Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-27  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199210097  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldg. 6823-2  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199210098  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldg. 6861-4  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199210099  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or  
 explosive material, Secured Area  
 Bldg. 6513-28  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220295  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-31  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220296  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-32  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220297  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-33  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220298  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-34  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army



Property Number: 21199220299  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-35  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220300  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-36  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220301  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-37  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220302  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-38  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220303  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-39  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220304  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-40  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220305  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-41  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220306  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-42  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220307  
 Status: Unutilized

Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-47  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220308  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-48  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220309  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-49  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220310  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldg. 6513-50  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199220311  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 6657-2, 6659-2  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510065  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 6668-2 thru 6668-4  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510067  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Bldgs. 6808-9 thru 6808-16  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510069  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 28 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510070  
 Status: Unutilized

Directions: Include: 6807-28 thru 6807-33, 6807-36 thru 6807-53, 6807-58 thru 6807-61  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 9 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510071  
 Status: Unutilized  
 Directions: Include: 6806-3, 6806-4, 6805-8 thru 6805-10, 6803-5 thru 6803-8  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 Bldgs. 6804-15 thru 6804-21  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510072  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 7 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510073  
 Status: Unutilized  
 Directions: Include: 6953-2, 6956-2, 6955-2, 6957-2  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 8 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510074  
 Status: Unutilized  
 Directions: Include: 6828-3, 6828-4, 6828-9, 6828-10, 6868-4 thru 6868-6, 6868-9  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 5 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510075  
 Status: Unutilized  
 Directions: Include: 906-1-SL5, 6864-2, 6850-2, 6829-4, 6826-3  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 21 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199510076  
 Status: Unutilized  
 Directions: Include: 6815-1 thru 6815-13, 6816-7, 6816-8, 6816-10, 6814-6 thru 6814-10  
 Comments:  
 Reasons: Extensive deterioration, Secured Area  
 31 Buildings  
 Badger Army Ammunition Plant  
 Baraboo WI 53913

Landholding Agency: Army  
 Property Number: 21199510077  
 Status: Unutilized  
 Directions: Include: 6810–17 thru 6810–32, 6810–39 thru 6810–44 6812–11 thru 6812–16, 6812–20 thru 6812–22  
 Comments:  
 Reasons: Secured Area, Extensive deterioration  
 5 Bldgs., Badger AAP  
 Paste Weigh House  
 6805–01 thru 6805–05  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740184  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 10 Bldgs., Badger AAP  
 Roll House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740185  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 4 Bldgs., Badger AAP  
 Slitting Roll  
 6802–02, 6802–3, 6802–5, 6802–7  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740186  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Press House  
 6810–04, 6810–07  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740187  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 7 Bldgs., Badger AAP  
 Inspection House  
 6816–01 thru 6816–06, 6816–09  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740188  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 6826–01, Badger AAP  
 Supersonic Scanning House  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740189  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 6878–00, Badger AAP

null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740190  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 8008–00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740191  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 9016–02, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740192  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 9045–00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740193  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 13 Bldgs., Badger AAP  
 Latrines  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740194  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 9101–00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740196  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 3 Bldgs., Badger AAP  
 Telpher System  
 0923–03, 0923–04, 0923–07  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740201  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 12 Bldgs., Badger AAP  
 Solvent Recovery House  
 1600–19 thru 1600–30  
 Baraboo WI 53913  
 Landholding Agency: Army

Property Number: 21199740202  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 11 Bldgs., Badger AAP  
 Water Dry House  
 1650–20 thru 1650–30  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740203  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 5 Bldgs., Badger AAP  
 Air Dry House  
 1725–08 thru 1725–12  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740204  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 8 Bldgs., Badger AAP  
 Rest House  
 1750–13 thru 1750–19, 1750–21  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740205  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 6 Bldgs., Badger AAP  
 Glaze House  
 1800–02 thru 1800–07  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740206  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 8 Bldgs., Badger AAP  
 Screening House  
 1850–01 thru 1850–08  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740207  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Extensive deterioration, Within 2000 ft. of flammable or explosive material  
 4 Bldgs., Badger AAP  
 Screen Storehouse  
 1852–02 thru 1852–05  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740208  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 23 Bldgs., Badger AAP  
 Magazine Standard

Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740209  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
6 Bldgs., Badger AAP  
Hydro-Jet House  
1996-13 thru 1996-18  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740210  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 3566-02, Badger AAP  
null  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740211  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Dehy Press House  
4500-00, 5500-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740212  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Alcohol Pump House  
4501-00, 5501-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740213  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Ingredient Mix House  
4506-00, 5506-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740215  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs., Badger AAP  
Mixer Macerator  
4508-01, 4508-02, 5508-01, 5508-02  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740216  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
6 Bldgs., Badger AAP  
Block Press

4510-01 thru 4510-03, 5510-01 thru 5510-03  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740217  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
5 Bldgs., Badger AAP  
Final Press  
4513-01 thru 4513-03, 5513-01, 5513-02  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740218  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
5 Bldgs., Badger AAP  
Cutting House  
4515-01 thru 4516-03, 5516-01, 5516-02  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740219  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
5 Bldgs., Badger AAP  
Loading Platform  
4517-01 thru 4517-03, 5517-01, 5517-02  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740220  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Hydraulic Station  
4521-00, 5521-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740221  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
3 Bldgs., Badger AAP  
Maintenance Shop  
4549-00, 5549-00, 5045-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740222  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 4555-00, Badger AAP  
ACR Bldg.  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740223  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

6 Bldgs., Badger AAP  
Material Store  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740224  
Status: Unutilized  
Directions: 4558-01, 4558-02, 4567-00, 5558-01, 5558-02, 5567-00  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Acid Mix  
5002-00, 9002-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740225  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Acid Screening  
5007-00, 9007-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740226  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Acid Heat  
5008-00, 9008-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740227  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
3 Bldgs., Badger AAP  
Cellulose Drying House  
5010-00, 5044-00, 9010-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740228  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Catch House  
5011-00, 9011-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740229  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Nitrating House  
5012-00, 9012-00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740230  
Status: Unutilized  
Directions:  
Comments:

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 18 Bldgs., Badger AAP  
 Steam Pressure Reducing Station  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740231  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Steam Pressure Reducing Station  
 000E-02, 000F-02  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740232  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 0021-03, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740233  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0202-04, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740234  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0204-B1, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740235  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0271-00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740236  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 4 Bldgs., Badger AAP  
 0308-01, 0308-02, 0308-03, 0316-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740237  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0312-00, Badger AAP

null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740238  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Extensive deterioration, Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 0318-00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740239  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 0402-00, Badger AAP  
 null  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740240  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 2 Bldgs., Badger AAP  
 Waste Acid Disposal Plant  
 0420-04, 0420-06  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740241  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 0425, Badger AAP  
 PH Recorder  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740242  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Storage Shed  
 0429-01, 0429-02  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740243  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldg. 0534-00, Badger AAP  
 Fire Station #2  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740244  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Nitric Circulator  
 0705-00, 0706-00

Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740246  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 2 Bldgs., Badger AAP  
 Fume Exhaust  
 5013-00, 9013-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740247  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 NC Pump House  
 5014-00, 9014-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740248  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Boiling Tub House  
 5019-00, 9019-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740249  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs., Badger AAP  
 Settling Pit  
 5020-00, 9020-00, 5025-00, 9025-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740250  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 2 Bldgs., Badger AAP  
 Beater House  
 5022-00, 9022-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740251  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 2 Bldgs., Badger AAP  
 Poacher  
 5024-00, 9024-00  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21199740252  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 4 Bldgs., Badger AAP

Final Wringer  
5026--00, 5043--00, 9026--00, 9043--00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740253  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Spent Acid Pump  
5035--00, 9035--00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740254  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Maintenance Shop  
5037--00, 9037--00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740255  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Chemical Storehouse  
5038--00, 9038--00  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740256  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 5555--00, Badger AAP  
ACR Bldg. Work  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740257  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 5557--03, Badger AAP  
Change House  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740258  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
13 Bldgs., Badger AAP  
Latrines  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740259  
Status: Unutilized  
Directions: 6513--05, 11, 25, 26, 29, 45, 9063--06 thru 10, 13, 14  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP

Transfer Shed  
6531--01, 02  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740260  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 6538--00, Badger AAP  
Powerhouse #2  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740261  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
2 Bldgs., Badger AAP  
Gate House  
6543--02, 6543--04  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740262  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
3 Bldgs., Badger AAP  
Inspection House  
6543--11, 13, 14  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740264  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
2 Bldgs., Badger AAP  
Inert Storage  
6586--04, 05  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740266  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
10 Bldgs., Badger AAP  
Pre-Dry House  
6709--14, 15, 16, 20, 22, 23, 24, 25, 26, 28  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740268  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Extensive deterioration, Within 2000 ft. of flammable or explosive material, Secured Area  
11 Bldgs., Badger AAP  
Rest House  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740269  
Status: Unutilized  
Directions: 6726--02, 6803--01, 02, 03, 04, 6812--08, 17, 18, 19, 6828--07, 6882--02  
Comments:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area

3 Bldgs., Badger AAP  
Rest House  
6804--01, 08, 14  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21199740271  
Status: Unutilized  
Directions:  
Comments:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 0423--0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020083  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 0931--0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020084  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 1800--1  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020085  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 1805--1, 1805--2, 1852--1  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020086  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 1994--0, 1995--0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020087  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 3502--0, 3566--1  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020088  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 4524--4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020089  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldg. 6536--0

Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020090  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 6662–0, 6666–0, 6669–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020091  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area  
Bldgs. 6706–2, 6712–0, 6724–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020092  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 6731–2, –3, –4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020093  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
5 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020094  
Status: Unutilized  
GSA Number:  
Directions: 6732–0, 6732–1, 6736–0, 6738–0, 6738–1  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
5 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020095  
Status: Unutilized  
GSA Number:  
Directions: 6826–2, 6850–1, 6863–0, 6881–0, 6882–1  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020096  
Status: Unutilized  
GSA Number:  
Directions: 6953–1, 6955–1, 6956–1, 6957–1  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
12 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020097  
Status: Unutilized  
GSA Number:  
Directions: 1725–1 thru 7, 1725–13 thru 17

Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 1810–1 thru 4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020098  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 1825–1 thru 4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020099  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 1875–1 thru 4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020100  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
13 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020101  
Status: Unutilized  
GSA Number:  
Directions: 1996–1 thru 10, 1996–19 thru 21  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 2002–0, 3002–0, 4002–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020102  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 2003–0, 3003–0, 4003–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020103  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 2005–0, 3005–0, 4005–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020104  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 2007–0, 3007–0, 4007–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020105  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 2008–0, 3008–0, 4008–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020106  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 2011–0, 3011–0, 4011–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020107  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 2012–0, 3012–0, 4012–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020108  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 2013–0, 3013–0, 4013–0  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020109  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020110  
Status: Unutilized  
GSA Number:  
Directions: 8002–0, 8003–0, 8004–0, 8006–0  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 0420–01, 02, 03  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020111  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 0712–17, 18, 19  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020112  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 0923–01, 02, 05, 06, 08  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020113  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
29 Bldgs.

Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020114  
 Status: Unutilized  
 GSA Number:  
 Directions: 1600–01 thru 18, 1600–31 thru 39, 41, 42  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 1650–36 thru 42  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020115  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 2014–0, 3014–0, 4014–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020116  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 2019–0, 3019–0, 4019–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020117  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 2020–0, 3020–0, 4020–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020118  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 2022–0, 3022–0, 4022–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020119  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 6 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020120  
 Status: Unutilized  
 GSA Number:  
 Directions: 2024–0, 3024–0, 4024–0, 2025–0, 3025–0, 4025–0  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 2026–0, 3026–0, 4026–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020121  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material

Bldgs. 2035–0, 3035–0, 4035–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020122  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 2043–0, 3043–0, 4043–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020123  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 2046–0, 3046–0, 4046–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020124  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 2500–0, 3500–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020125  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 2501–0, 3501–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020126  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 7 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020127  
 Status: Unutilized  
 GSA Number:  
 Directions: 2506–0, 3506–0, 4506–0, 2508–1, 2508–2, 3508–1, 3508–2  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 13 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020128  
 Status: Unutilized  
 GSA Number:  
 Directions: 2510–1 thru 3, 3510–1 thru 3, 2513–1 thru 4, 3513–1 thru 3  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 5 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020129  
 Status: Unutilized  
 GSA Number:

Directions: 2517–1, 2517–2, 3517–1, 3517–2, 3517–3  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 6 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020130  
 Status: Unutilized  
 GSA Number:  
 Directions: 2546–1 thru 4, 2555–0, 3555–0  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldg. 3044–0  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020131  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 3502–1, 3502–2  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020132  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 3516–1, 2, 3  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020133  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 4524–1, 2, 3  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020134  
 Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 22 Bldgs.  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020135  
 Status: Unutilized  
 GSA Number:  
 Directions: 6513–1, 6513–6 thru 10, 6513–13 thru 24, 6513–30, 6513–43, 6513–44, 6513–46  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 6529–0, 6586–1  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200020136  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 6672–1, 6672–2  
 Badger AAP  
 Baraboo WI 53913  
 Landholding Agency: Army

Property Number: 21200020138  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
4 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020139  
Status: Unutilized  
GSA Number:  
Directions: 6702–3, 6702–4, 6704–3, 6704–4  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 6705–3, 6705–4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020140  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
15 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020141  
Status: Unutilized  
GSA Number:  
Directions: 6709–2, 6709–5 thru 13, 6709–17 thru 19, 6709–21, 6709–27  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
11 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020142  
Status: Unutilized  
GSA Number:  
Directions: 6804–2 thru 7, 6804–9 thru 13  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
20 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020143  
Status: Unutilized  
GSA Number:  
Directions: 6807–1 thru 5, 6807–7 thru 10, 6807–12 thru 15, 6807–17, 6807–19 thru 21, 6807–24, 6807–54, 6807–56  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
4 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020144  
Status: Unutilized  
GSA Number:  
Directions: 6808–1, 4, 6, 8  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
20 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020145  
Status: Unutilized  
GSA Number:

Directions: 6810–1 thru 3, 6810–5, 6810–6, 6810–8, 6810–10 thru 16, 33 thru 38  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
7 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020146  
Status: Unutilized  
GSA Number:  
Directions: 6812–1 thru 7  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 6814–1 thru 5  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020147  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 6817–1 thru 4  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020148  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 6828–1, 2, 8  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020149  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 6829–1, 2  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020150  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 6837–1, 2  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020151  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 6868–1, 2, 3, 7, 8  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020152  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 8000–1, 2, 3  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020153  
Status: Unutilized

GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
28 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020154  
Status: Unutilized  
GSA Number:  
Directions: 9062–01 thru 18, 25, 28, 9063–01 thru 05, 11, 12, 15  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
45 Bldgs.  
Badger AAP  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200020155  
Status: Unutilized  
GSA Number:  
Directions: Steam Pressure Reducing Station  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldg. 420–8  
Badger Army Amo Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200240074  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 750, 751, 753  
Badger Army Amo Plant  
Baraboo WI 3913  
Landholding Agency: Army  
Property Number: 21200240075  
Status: Unutilized  
GSA Number:  
Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
Bldgs. 754–1 thru 754–6  
Badger Army Amo Plant  
Baraboo WI 53919  
Landholding Agency: Army  
Property Number: 21200240076  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 763, 765, 768  
Badger Army Amo Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200240077  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 770–1 thru 770–3  
Badger Army Amo Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200240078  
Status: Unutilized  
GSA Number:  
Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
Bldgs. 771, 00778  
Badger Army Amo Plant  
Baraboo WI 53913  
Landholding Agency: Army  
Property Number: 21200240079



Status: Unutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 Bldgs. 791, 793  
 Badger Army Amo Plant  
 Baraboo WI 53913  
 Landholding Agency: Army  
 Property Number: 21200240080  
 Status: Unutilized  
 GSA Number:  
 Reasons: Within 2000 ft. of flammable or explosive material, Secured Area  
 Bldgs. 302 and 303  
 USARC  
 Milwaukee WI  
 Landholding Agency: Army  
 Property Number: 21201120109  
 Status: Unutilized  
 Reasons: Secured Area  
 2 Bldgs.  
 4850 W. Silver Spring Drive  
 Milwaukee WI 53218  
 Landholding Agency: Army  
 Property Number: 21201130021  
 Status: Unutilized  
 Directions: 302 & 303  
 Reasons: Extensive deterioration, Secured Area

#### Land

Maryland  
 Approx. 1 acre  
 Fort Meade  
 Anne Arundel MD 20755  
 Landholding Agency: Army  
 Property Number: 21200740017  
 Status: Unutilized  
 Reasons: Other—no public access  
 RNWYA  
 Aberdeen Proving Ground  
 Harford MD  
 Landholding Agency: Army  
 Property Number: 21200820143  
 Status: Unutilized  
 Reasons: Within airport runway clear zone  
 Landa  
 Aberdeen Proving Ground  
 Aberdeen Area/1500 sq. ft.  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200920046  
 Status: Unutilized  
 Reasons: Secured Area  
 Lande  
 Aberdeen Proving Ground  
 Harford MD 21005  
 Landholding Agency: Army  
 Property Number: 21200920047  
 Status: Unutilized  
 Directions: Edgewood Area/1500 sq. ft./2 acres/34 acres  
 Reasons: Secured Area

Minnesota  
 Portion of R.R. Spur  
 Twin Cities Army Ammunition Plant  
 New Brighton MN 55112  
 Landholding Agency: Army  
 Property Number: 21199620472  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Other—landlocked  
 Missouri  
 Bldg. TA002  
 Ft. Leonard Woods  
 FLW MO  
 Landholding Agency: Army  
 Property Number: 21201120010  
 Status: Excess  
 Reasons: Secured Area  
 New Jersey  
 Land  
 Armament Research Development Center  
 Route 15 North  
 Picatinny Arsenal NJ 07806  
 Landholding Agency: Army  
 Property Number: 21199013788  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Spur Line/Right of Way  
 Armament Rsch. Dev. Center  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199530143  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Floodway  
 2.0 Acres, Berkshire Trail  
 Armament Rsch. Development Center  
 Picatinny Arsenal NJ 07806–5000  
 Landholding Agency: Army  
 Property Number: 21199910036  
 Status: Underutilized  
 GSA Number:  
 Reasons: Secured Area, Within 2000 ft. of flammable or explosive material  
 South Carolina  
 Skate Park  
 Ft. Jackson  
 Ft. Jackson SC  
 Landholding Agency: Army  
 Property Number: 21201220022  
 Status: Underutilized  
 Comments: Nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 Basketball Court  
 Ft. Jackson  
 Ft. Jackson SC

Landholding Agency: Army  
 Property Number: 21201220025  
 Status: Unutilized  
 Comments: Nat'l security concerns; public access denied and no alternative method to gain access w/out comprising nat'l security  
 Reasons: Secured Area  
 Tennessee  
 Sites #1, #2, #3  
 Fort Campbell  
 Christian TN 42223  
 Landholding Agency: Army  
 Property Number: 21200920070  
 Status: Unutilized  
 Reasons: Secured Area  
 Texas  
 Land—Approx. 50 acres  
 Lone Star Army Ammunition Plant  
 Texarkana TX 75505–9100  
 Landholding Agency: Army  
 Property Number: 21199420308  
 Status: Unutilized  
 Directions:  
 Comments:  
 Reasons: Secured Area  
 Land 1  
 Brownwood  
 Brown TX 76801  
 Landholding Agency: Army  
 Property Number: 21201020034  
 Status: Unutilized  
 Reasons: Contamination  
 Utah  
 B–50000  
 Green River Test Complex  
 Green River UT 84525  
 Landholding Agency: Army  
 Property Number: 21201210047  
 Status: Unutilized  
 Comments: Nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area  
 Virginia  
 11 Bldgs.  
 Ft. Pickett Trng Ctr.  
 Blackstone VA 23824  
 Landholding Agency: Army  
 Property Number: 21201210050  
 Status: Excess  
 Directions: T2650, T2657, T2659, T2671, T2672, T2673, T2811, T2814, T2815, T2816, T2817  
 Comments: Nat'l security concerns; no public access and no alternative method to gain access  
 Reasons: Secured Area  
 [FR Doc. 2013–04893 Filed 3–7–13; 8:45 am]  
**BILLING CODE 4210–67–P**

# Reader Aids

## Federal Register

Vol. 78, No. 46

Friday, March 8, 2013

### CUSTOMER SERVICE AND INFORMATION

#### Federal Register/Code of Federal Regulations

General Information, indexes and other finding aids **202-741-6000****Laws** **741-6000**

#### Presidential Documents

Executive orders and proclamations **741-6000****The United States Government Manual** **741-6000**

#### Other Services

Electronic and on-line services (voice) **741-6020**Privacy Act Compilation **741-6064**Public Laws Update Service (numbers, dates, etc.) **741-6043**TTY for the deaf-and-hard-of-hearing **741-6086**

### ELECTRONIC RESEARCH

#### World Wide Web

Full text of the daily Federal Register, CFR and other publications is located at: [www.fdsys.gov](http://www.fdsys.gov).Federal Register information and research tools, including Public Inspection List, indexes, and links to GPO Access are located at: [www.ofr.gov](http://www.ofr.gov).

#### E-mail

**FEDREGTOC-L** (Federal Register Table of Contents LISTSERV) is an open e-mail service that provides subscribers with a digital form of the Federal Register Table of Contents. The digital form of the Federal Register Table of Contents includes HTML and PDF links to the full text of each document.To join or leave, go to <http://listserv.access.gpo.gov> and select *Online mailing list archives, FEDREGTOC-L, Join or leave the list (or change settings)*; then follow the instructions.**PENS** (Public Law Electronic Notification Service) is an e-mail service that notifies subscribers of recently enacted laws.To subscribe, go to <http://listserv.gsa.gov/archives/publaws-l.html> and select *Join or leave the list (or change settings)*; then follow the instructions.**FEDREGTOC-L** and **PENS** are mailing lists only. We cannot respond to specific inquiries.**Reference questions.** Send questions and comments about the Federal Register system to: [fedreg.info@nara.gov](mailto:fedreg.info@nara.gov)

The Federal Register staff cannot interpret specific documents or regulations.

**Reminders.** Effective January 1, 2009, the Reminders, including Rules Going Into Effect and Comments Due Next Week, no longer appear in the Reader Aids section of the Federal Register. This information can be found online at <http://www.regulations.gov>.**CFR Checklist.** Effective January 1, 2009, the CFR Checklist no longer appears in the Federal Register. This information can be found online at <http://bookstore.gpo.gov/>.

### FEDERAL REGISTER PAGES AND DATE, MARCH

13771-13998.....	1
13999-14154.....	4
14155-14428.....	5
14429-14634.....	6
14635-14906.....	7
14907-15276.....	8

### CFR PARTS AFFECTED DURING MARCH

At the end of each month the Office of the Federal Register publishes separately a List of CFR Sections Affected (LSA), which lists parts and sections affected by documents published since the revision date of each title.

<b>3 CFR</b>	129.....14912
254.....	14913
<b>Proclamations:</b>	
8933.....	14429
8934.....	14431
8935.....	14433
8936.....	14435
8937.....	14627
8938.....	14629
8939.....	14631
<b>Administrative Orders:</b>	
Memorandum of	
February 20, 2013 .....	13997
Notice of March 1,	
2013 (see EO 13288	
of 3/6/2003; EO	
13391 of 11/22/	
2005; EO 13469 of	
7/25/2008).....	14427
Order of March 1,	
2013 .....	14633
<b>5 CFR</b>	
2640.....	14437
<b>Proposed Rules:</b>	
850.....	14233
<b>7 CFR</b>	
7.....	13771
51.....	14907
205.....	13776
761.....	13999
762.....	13999
905.....	13777
1230.....	14909
<b>Proposed Rules:</b>	
905.....	14236
<b>9 CFR</b>	
417.....	14635
424.....	14636
<b>10 CFR</b>	
<b>Proposed Rules:</b>	
170.....	14880
171.....	14800
430.....	14467, 14717
431.....	14024
<b>12 CFR</b>	
<b>Proposed Rules:</b>	
234.....	14024
<b>14 CFR</b>	
25.....	14005, 14007, 14155
39.....	14158, 14160, 14162,
	14164, 14442, 14640, 14642,
	14644, 14647
71.....	14649, 14651, 14652,
	14653, 14909, 14911
97.....	14009, 14010
117.....	14166
121.....	14166
<b>15 CFR</b>	
744.....	14914
<b>Proposed Rules:</b>	
400.....	14238
<b>17 CFR</b>	
201.....	14179
<b>18 CFR</b>	
38.....	14654
<b>19 CFR</b>	
12.....	14183
<b>21 CFR</b>	
73.....	14664
172.....	14664
173.....	14664
176.....	14664
177.....	14664
178.....	14664
184.....	14664
189.....	14012, 14664
510.....	14667
520.....	14667
522.....	14667
529.....	14667
558.....	14667
700.....	14012
890.....	14013, 14015
<b>25 CFR</b>	
11.....	14017
<b>26 CFR</b>	
<b>Proposed Rules:</b>	
57.....	14034
301.....	14939
<b>27 CFR</b>	
<b>Proposed Rules:</b>	
9.....	14046
<b>28 CFR</b>	
16.....	14669
<b>29 CFR</b>	
2520.....	13781
2560.....	13797
2571.....	13797
<b>33 CFR</b>	
100.....	13811

117 .....	14185, 14444, 14446	180.....	14487	25.....	14920	178.....	14702
165 .....	13811, 14185, 14188	372.....	14241	54.....	13936	219.....	14217
<b>34 CFR</b>		<b>42 CFR</b>		64.....	14701	<b>Proposed Rules:</b>	
<b>Proposed Rules:</b>		412.....	14689	<b>Proposed Rules:</b>		571.....	13853
Ch. III.....	14480, 14483, 14947	<b>44 CFR</b>		2.....	14952	<b>50 CFR</b>	
<b>36 CFR</b>		64.....	14694	54.....	14957	17.....	14022
7.....	14447, 14673	67.....	14697, 14700	73.....	14060, 14490	622.....	14225
<b>40 CFR</b>		<b>Proposed Rules:</b>		<b>48 CFR</b>		648 .....	13812, 14226, 14230
52 .....	14020, 14450, 14681	67.....	14737, 14738	<b>Proposed Rules:</b>		679 .....	13812, 13813, 14465, 14932
55.....	14917	201.....	13844	4.....	14746	<b>Proposed Rules:</b>	
60.....	14457	204.....	14740	13.....	14746	17.....	14245
63.....	14457	<b>46 CFR</b>		14.....	14746	20.....	14060
80.....	14190	<b>Proposed Rules:</b>		15.....	14746	100.....	14755
136.....	14457	67.....	14053	19.....	14746	300.....	14490
180.....	14461	<b>47 CFR</b>		<b>49 CFR</b>		622.....	14069, 14503
<b>Proposed Rules:</b>		2.....	14920	172.....	14702	660.....	14259
147.....	14951			173.....	14702	679.....	14490
				176.....	14702		

---

**LIST OF PUBLIC LAWS**

---

This is a continuing list of public bills from the current session of Congress which have become Federal laws. It may be used in conjunction with "PLUS" (Public Laws Update Service) on 202-741-6043. This list is also available online at <http://www.archives.gov/federal-register/laws>.

The text of laws is not published in the **Federal Register** but may be ordered in "slip law" (individual pamphlet) form from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (phone, 202-512-1808). The text will also be made available on the Internet from GPO's Federal Digital System (FDsys) at <http://www.gpo.gov/fdsys>. Some laws may not yet be available.

**H.R. 325/P.L. 113-3**

No Budget, No Pay Act of 2013 (Feb. 4, 2013; 127 Stat. 51)

**Last List January 31, 2013**

---

**Public Laws Electronic Notification Service (PENS)**

---

**PENS** is a free electronic mail notification service of newly

enacted public laws. To subscribe, go to <http://listserv.gsa.gov/archives/publaws-l.html>

**Note:** This service is strictly for E-mail notification of new laws. The text of laws is not available through this service. **PENS** cannot respond to specific inquiries sent to this address.